

Please continue to report cable drops and shifts.

It is still very important that public station managers keep an eye out for cable systems threatening to or actually dropping your station or shifting it to a less desirable channel allocation. If your station has not already reported your cable system drops, shifts or threats to NAPTS, please fill in the following. If you have already reported this data, you do not need to return this form. Evidence of drops and shifts is essential in arguing for regulatory protection to insure public television stations' access to cable audiences.

APTS 004345

System Names	Location and mileage from headend	Date of Drop	Date of Shift	Shifted from	to	Partial Coverage/Shared Channel (describe)	Threat (describe)
1. <u>Continental Cablevision</u>	<u>Pekin - 12 miles</u>	<u>Spring 1987</u>		<u>4</u>	<u>11</u>		
2. <u>Continental Cablevision</u>	<u>Morton-12 miles</u>	<u>Spring 1987</u>		<u>4</u>	<u>11</u>		
3. <u>Fulton CATV</u>	<u>Canton- 30 miles</u>		<u>May 1987</u>	<u>7</u>	<u>21</u>		
4. <u>Fulton CATV-</u>	<u>Lewistown, Cuba - 40 mi.</u>		<u>Dec. 1986</u>	<u>6</u>	<u>19</u>		
5. <u>Princeton Cablevision</u>	<u>Princeton - 55 miles</u>		<u>July 1987</u>	<u>12</u>	<u>33</u>		
6. _____	_____	_____	_____	_____	_____		

Call Letters & Market WTVP-TV - Peoria-Bloomington, Illinois

Licensee Type Community - PBS

Licensee Name Illinois Valley Public Telecommunications

Contact Person Elwin Basquin

Return to:

Bernadette McGuire
Research Director
National Association of Public Television Stations
1818 N Street, NW, Suite 410
Washington, DC 20036
(202) 887-1700

Station Call Letters: WJAR

CABLE DROPSHIFT SURVEY

Station Contact: Steve Meuche

001053 APTS

☐ No cable activities or drops/shifts (please return questionnaire)

1. What activities does your station conduct to market itself directly to cable systems? Check all that apply. Newsletters ☐ Program guides ☐ Special events ☐

Direct contact with cable operators ☒ Other ☐ Description of other _____

2. Do you have one or more persons with responsibility for monitoring and promoting cable carriage? Yes XX No, but am planning to soon.

3. About how much of the person's time is devoted to these activities? _____ %

4. What is the approximate dollar cost of the resources devoted to the activities described in 1, 2 and 3 above? \$ _____

5. Please describe recent drops and shifts that have harmed your station. Harm can include loss of audience and loss of subscribers, loss of special services to the public (for example, school services) as well as loss of station resources diverted to fighting the drop/shift. Include both actual drop/shifts as well as threatened drop/shifts that you were able to divert.

Drop/Shift (specify)	Date of Drop/shift	(circle) Actual or threatened	Cable system name	Cable system location	# Miles from cable headend to station	Replaced by what type of service	Describe harm to station	Describe harm to public
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Drop 6/1/91

(A/T)

West/Harc Battle Creek, MI 49

Don't know

592 members of station

Only public TV

Cable system in Michigan with State Capitol coverage

ADD Additional Drops or Shifts if Necessary

PLEASE RETURN BY FAX OR MAIL TO APTS (202) 293-2422

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N A P T S EFFECTS OF CABLE DROPS QUESTIONNAIRE
--

Call Letters KTEH
 Station Market San Francisco Bay Area
 Cable System TCI
 Miles from PTV Station 26

Name Eric Roderiques
 Phone Number (408) 998-5554
 Cable System Location Belmont
 # System Subscribers _____

1. Approximately how many members did your station lose as a result of this drop? 28 projected
2. Approximately how many dollars did your station lose as a result of this loss in membership? \$2,868 to date
3. Approximately what percentage of your total membership income was lost as a result of the drop? 0.11 %
4. How did you become aware of the drop? (mark all that apply)

Viewer calls XX Drop in pledging from area _____ Viewer letters XX
 Cable system notification _____ Employee Reports _____ Other _____
5. Did this drop result in a loss of educational/instructional service? No _____ Yes XX
 If yes, please describe. Morning adult educational programming (college credit courses) is no longer available to cable viewers.
6. Did this drop result in a loss of service to minority groups or other special target audiences?
 No XX Yes _____ IF YES, please describe. _____
7. What service replaced your station on the cable system? Home Shopping Network
8. Did your station mount special efforts to correct the drop? No _____ Yes XX
9. IF YES, approximately how much did this campaign cost (total all costs--station staff time, purchase of newspaper ads, etc.)? \$1,060

10. Were you the only PTV station carried by the cable system? No XX Yes _____
11. If your station was not the only PTV station on the system, what special services does your station offer that viewers lost as a result of the drop? Nearly 50 percent of the programming on KTEH is seen on no other PTV station in our area.
12. Is your station the only PTV station in your market? No XX Yes _____
IF NO, list other stations. KQED, KRCB, KQEC, and KCSM
13. If you are in a market with more than 1 PTV station, please describe the special characteristics of your station that explain why the market supports multiple PTV stations.
KTEH serves the high-tech "Silicon Valley" area of the San Francisco South Bay Area. Differing community interests/demographics create a need for San Jose PTV.
14. During the last 18 months have you added staff or undertaken marketing efforts to encourage cable carriage of your station? No _____ Yes XX
IF YES, please describe. Direct mail to affected areas; on-air announcements prior drops; staff visits with key local cable operators.
15. What is the approximate annual dollar cost of these activities? \$ _____
16. Has your station been restored since the drop was reported? No X Yes _____
17. Please describe any other difficulties or hardships your station and its viewers experienced as a result of this drop.
- _____
- _____

Thank you for your help.
Please return by May 11, 1988

to
National Association of Public Television Stations,
Suite 410
1818 "N" Street, N.W.
Washington, D.C. 20036

APTS 004677

Must Carry Cable Verification Form

(Princeton + Boon)

PTV

Station/City

WVUT (Vincennes, IN)

Cable System/City

TCI of IN
Jasper, IN

Date Contacted

8/2/91

Cable System Phone

(812) 482-4388

Contact customer service manager or cable system manager.

1. Was the public television station dropped shifted?

yes

✓

no

2. Date of drop or shift

June 1991

3. What service replaced the public television station on the cable system?
(ask for drops and shifts)

Encore, Court TV, Prime Sports Network

4. Where (to what channel) was the station shifted?

5. If the drop or shift was restored, ask the date it was restored and what prompted them to restore public television service.

CABLE DROPS OF PTV STATIONS SINCE 1986. DISTANT STATIONS EXCLUDED

Group #1: Drops reported through June 1988. These have been verified.

Cst	Stat	Station	Cable system	City	Threat	Drop	Restore	Subscribers	Verify	Date/ Date dropped restored	Replacement	Other PTVs
CA	CA	KCSM	TCI	San Mateo		1	1	6,379	Y	12/30/86		KQED, KQEC, KTEH
CA	CA	KCSM	Viacom	Pittsburgh		1	1	30,000	Y	no data		KQED
CA	CA	KCSM	Western Com.	Concord		1		38,865	Y	Feb-86	Access Channel	KQED, KTEH
CA	CA	KCSM	Viacom	San Francisco		1		106,000	Y	circa '86	Discovery	KQED, KQEC, KTEH
CA	CA	KCSM	TCI	Millbrae		1		2,663	Y	12/30/86		KQEC, KQED
CA	CA	KMTF	United Artists	Merced		1		24,000	Y	1/19/87	Discovery	KQED
CA	CA	KQEC	TCI	Premont		1		21,151	Y	12/30/86		KCSM, KQED
CA	CA	KQEC	H. Cablevision	Santa Clara		1		13,922	Y	Nov-86	Arts & Entertainment	KUED, KTEH, KCSM
CA	CA	KQEC	TCI	Sunnyvale		1		11,000	Y	12/30/86		KQED, KCSM
CA	CA	KQEC	TCI	San Mateo		1		no data	Y	12/30/86		KQED, KCSM, KTEH
CA	CA	KQEC	TCI	Pleasant Hills		1	1	71,000	Y	Sep-86 9/15/87	Am. Mov. Classics	KCSM, KQED, KTEH
CA	CA	KQEC	United	Cupertino		1		7,500	Y	Apr-87	CNN News	KCSM, KQED, KTEH
CA	CA	KTEH	TCI	Sunnyvale		1		11,000	Y	12/30/87	Discovery	KQED, KQEC, KTEH
CA	CA	KTEH	TCI	Premont		1		no data	Y	Jun-87	Discovery	KQED, KCSM
CA	CA	KTEH	TCI	Daly City		1		8,048	Y	Dec-86		KCSM, KQED
CA	CA	KTEH	Group W	Scotts Valley		1	1	38,220	Y	Dec-86		KQED
CA	CA	KTEH	TCI	San Carlos		1		14,688	Y	12/30/87	Discovery	KQEC, KQED, KCSM
CT	CT	WEDH	Comcast	Danbury		1		27,400	Y	3/1/87	Lifetime	WNET, WNYC, WLIW
NY	CT	WEDW	Rogers UA	New Rochelle		1		62,000	Y	Nov-86	C-Span	WNET, WLIW, WNYC
NY	CT	WEDW	Times Mirror	Riverhead		1		33,000	Y	4/1/87	Lifetime	WNET, WLIW
FL	FL	WLRN	Cablevision	Miami		1	1	69,000	Y	no data	no data	no data
FL	FL	WLRN	Selkirk	R. Lauderdale		1		no data	Y	12/1/86	Nickelodeon	WPBT, WXEL
FL	FL	WUSF	Storer	Cape Haze		1	1	no data	Y	1986	Jun-87 no data	WEDU
FL	FL	WXEL	Selkirk	R. Lauderdale		1		65,000	Y	12/1/86	Discovery	WPBT
FL	FL	WXEL	Dennitronics	Delray Beach		1	1	no data	Y	no data	Jun-86 no data	WPBT
IL	IL	WILL	TCI	Herscher		1		206	Y	4/23/87	WTTW (PTV)	WTTW
IL	IL	WILL	Liberty	Charleston		1	1	no data	Y	Dec-86		WUSI
IL	IL	WUSI	TCI	Charleston		1		6,280	Y	Jun-86	Am. Movie Classics	WILL
IL	IL	WYCC	TCI	McHenry		1		13,000	Y	no data		WMVS, WTTW
IL	IL	WYCC	TCI	Great Lakes		1		2,228	Y	no data		WMVS, WTTW
IL	IL	WYCC	United	Carpentersville		1		18,000	Y	Jun-86	Discovery	WTTW, WMVS
IL	IL	WYCC	Centel	Elgin		1		11,881	Y	Dec-86	Mex. Channel	WTTW
IL	IL	WYCC	Centel	Aurora		1		18,839	Y	Dec-86	no data	WTTW
IN	IL	WYCC	US Cable	Gary		1		9,051	Y	no data		WTTW
KY	IN	WNIN	Century Comm.	Owensboro		1	1	18,000	Y	Jun-86	Sep-86 CBN	WNIN
IN	IN	WTTU	TCI	Franklin		1		1,936	Y	Jun-86	Am. Movie Classics	WPYI
IN	IN	WTTU	TCI	Greensburg		1		1,855	Y	1/7/87	Lifetime	no data
KS	KS	KTWU	Cablevision	Hiawatha		1		1,157	Y	Jan-87		KCPT
KS	KS	KTWU	Multimedia	Herington		1		2,500	Y	Jun-86		KPTS
KS	KS	KTWU	Amer Cablevision	Leavenworth		1		no data	Y	9/14/87	no data	no data
MO	KS	KTWU	Americable	Kansas City		1		127,570	Y			
CT	MA	WEDH	Pioneer	Palmer		1		9,800	Y	Feb-87	MTV	WGBY
CT	MA	WGBY	Comcast	Middletown		1	1	16,000	Y	3/1/87	Jul-87 Spanish station	WEDH
CT	MA	WGBY	United	Hartford		1	1	148,000	Y	no data		WEDH
ME	ME	WCBB	Con. Cablevision	Saco		1		6,500	Y	Feb-87	51 Portland	WMEA, WENH
MI	MI	WKAR	Columbia	Ann Arbor		1		32,000	Y	1986	no data	WGTE, WTVS
MI	MI	WKAR	TCI	Battle Creek		1		21,134	Y	1/15/87	WTBS	WGVC
NE	NE	KYNE	United	Bellevue		1		24,297	Y	no data	KUON (PTV)	KUON, KBIN
MA	NH	WENH	Warner	Lynn		1	1	26,000	Y	Jan-87		
MA	NH	WENH	Times-Mirror	Haverhill		1	1	13,000	Y	no data	Mar-87	WGBH
NY	NJ	WNJM	Paragon	Manhattan		1		122,000	Y	Apr-87	ESPN	WNET, WNYC, WNYE, WNJB, WLIW

NY	NJ	WNJM	American Cablesystems	Owning	1	no data	Y					
NJ	NJ	WNJS	Harron	Millville	1	6,597	Y	Dec-86	no data		WHYY	
NJ	NJ	WNJS	TCI	Wildwood	1	28,599	Y	no data	no data		WHYY	
PA	NJ	WNJT	Lower Bucks	Levittown	1	26,500	Y	1986	no data		WLVT, WHYY	
NJ	NJ	WNYC	Harte-Hanks	Ocean Township	1	9,635	Y	Jun-86	no data		WNJT, WNET, WNYE	
VT	NY	WCPE	TCI	St. Albans	1	3,017	Y	no data	Dec-86 WETK (PTV)		WCPE	
NY	NY	WMHX	Cablevision	Glens Falls	1	no data	Y					
NJ	NY	WNYC	Suburban	East Orange	1	187,000	Y	Sep-86	no data		WNET, WNJM, WLIW, WNYE, WNJT	
NJ	NY	WNYC	Sammons	Dover	1	78,000	Y	7/1/86	no data		WNJM, WNET	
NY	NY	WNYC	Commonwealth	Carmel	1	13,700	Y	no data	WTZA		WEDW, WNET	
NJ	NY	WNYE	United Artists	Wayne	1	154,000	Y	Jan-86	Weather Channel		WNET, WNJM, WLIW, WNYC	
NJ	NY	WNYE	Sammons	Morristown	1	26,445	Y	7/1/86	CNN		WNJM, WNET, WNYC	
NY	NY	WNYE	TKR Cable	Rockland	1	32,000	Y	no data	no data		WLIW, WNET, WSBK, WNYE, WEDW	
OH	OH	WCET	Viacom	Dayton	1	no data	Y	4/1/88	WPTD		no data	
OH	OH	WOUC	TCI	Winterville	1	2,792	Y	no data	Discovery		WQED, WQEX, WNEO	
NC	SC	WNSC	Vision	Albemarle	1	7,000	Y					
NC	TN	WSJK	Daniels & Associates	Asheville	1	21,777	Y	3/1/87	Discovery		WUNF	
GA	TN	WTCL	Daniels & Associates	Roseville	1	10,450	Y	Sep-86	Local Origination		WCLP	
VA	VA	WNVC	Hauser Comm.	Arlington	1	36,800	Y	1/1/87	CNN		WNVF, WMPT, WETA, WHMM	
WA	WA	KYVE	TCI	Wenatchee	1	15,000	Y	2/24/87	Sat. Channels		KCTS	
PA	WV	WNPB	Theodore Baum	Uniontown	1	26,200	Y	Sep-86	CNN		WQED	
WV	WV	WSWP	Harmon	St. Albans	1	12,612	Y	12/1/86	CNN		WPBY	
WV	WV	WSWP	Cablevision	Logan	1	12,041	Y	Jan-87	no data		WPBY	

Group #2: Drops reported July 1988 through March 1989. These are unverified.

Call	Sta/st	Station	Cable system	City	Threat	Drop	Restore	Subscribers	Verify	Date/ Date dropped restored	Replacement	Other PTVs
CA	CA	KLCS	Cablevision	Chatsworth		1		62,666	N	Dec-88		KCET
CA	CA	KLCS	Cablevision	Calabasas		1		no data	N	Dec-88		KCET
CA	CA	KLCS	King	Burbank (Glendale)		1		49,199	N	Dec-88		KOCE, KCET
CA	CA	KLCS	Moreno	Moreno Valley		1		6,885	N	Dec-88		NONE
CA	CA	KOCE	Southland CBV	Redlands		1		no data	N	9/3/85		KCET, KLCS
CA	CA	KOCE	American CBV	Pomona		1		6,429	N	1987		KCET, KLCS
CA	CA	KOCE	American CBV	Inglewood		1		5,441	N	1987		KCET, KLCS
CA	CA	KOCE	American CBV	Carson		1		6,347	N	1987		KCET, KLCS
CA	CA	KOCE	Multivision	Hermosa Beach		1		13,250	N	Jun-88		KCET
KS	KS	KTWU	Douglas Cable	Horton		1		500	N	Fall 1988		KCPT
MI	MI	WUCM	Comcast	Flint		1		79,434	N	Jan-89		WTVS, WKAR, WFUM
VA	NC	WUNC	Cablevision Industries	Danville		1		22,000	N	May-86		WBRA
MA	NY	WMHT	Charlmont	Readsboro VT		1		no data	N	Apr-88	Worcester MA indy	3: WMHT, WGBH, ?
OH	OH	WCET (D?)	Continental CBV	Dayton		1		44,140	N	12/1/88		WPTD
MN	SD	KESD	North American	Ivanhoe MN		1		255	N	Spring 1988		KWCM
SD	SD	KPSD	Mid-Continent CBV	Hettinger ND		1		607	N	Spring 1988		KDSE
TN	TN	WTCL	Lookout Cable (Telecippa)	Pt. Oglethorpe GA		1		1,211	N	Apr-88		WCLP
NH	VT	WVTA	State Cable TV	Center Conway NH		1		?	N	Oct-88	NHPTV	NHPTV

Group #3: Drops reported April 1989 through September 1989. These are unverified.

Ca/st	Sta/st	Station	Cable system	City	Threat	Drop	Restore	Subscribers	Verify	Date/ dropped	Date/ restored	Replacement	Other FTVs
CA	CA	KCSM	Viacom	Marin		1		58,713	N	3/1/89		KRCB	KQED
CA	CA	KCSM	Viacom	Dublin		1		28,342	N	3/1/89		KRCB	KQED
CA	CA	KCSM	Viacom	American Canyon		1		no data	N	3/1/89		no data	no data
CA	CA	KCSM	Viacom	Pinole		1		9,829	N	3/1/89		KRCB	KQED
CA	CA	KCSM	Viacom	Pittsburgh		1	1	33,273	N	tial Restore	3/1/89	share: 6am to 12m	KRCB, KQED
CA	CA	KCSM	Viacom	Contra Costa Co.		1		no data	N	3/1/89		KRCB	KQED
CA	CA	KCSM	Bay Cable	Berkeley		1		23,769	N	Sep-89		Discovery	KQED, KRCB
CA	CA	KCSM	Viacom	Napa		1		14,754	N	1989		Shopping	KQED, KRCB
CA	CA	KCSM	TCI	Alameda, Hayward,			add 1	80000 est.	N	Sep-89	add9/89	n/a	KQED/KRCB
CA	CA	KCSM	TCI	San Leandro, Castro									
CA	CA	KLCS	American	Los Angeles	1			55,821	N	Threat only			
CA	CA	KLCS	Century	Los Angeles	1			138,252	N	Threat only			
CA	CA	KVIE	ML Media	Fairfield		1		18,502	N	May-87			KQED, KTEH
KS	KS	KTWU	American CBV	Pl. Leavenworth		1		8,316	N	7/1/89			KCPT

Total all groups

2 102 *14 2,710,170

*includes one add-on. 102 drops + 2 threats + 1 add-on totals 105 entries.

CABLE CHANNEL SHIFTS OF PTV STATIONS SINCE 1986 DISTANT STATIONS EXCLUDED

Group #1: Shifts as reported through June 1988. These are verified.

Ca/st	Sta/st	Station	Cable system	City	Threat	Shift	From	To	Subscribers	Verify	Date/ shift	Date/ restored	Replacement	Other PTVs
CA	CA	KCET	Dimension	San Marcos		1	12	32	86,411	Y				
CA	CA	KCET	Communicon	Bellflower		1	6	28	3,900	Y				
CA	CA	KCET	Communicon	Culver City		1	6	28	41,942	Y				
CA	CA	KEET	Cox Cable	Eureka		1	2	13	4,701	Y				
CA	CA	KIXE	Viacom	Oroville		1	9	34	20,050	Y		1		
CA	CA	KLCS	Century	Los Angeles		1	3	26	102,083	Y				
CA	CA	KLCS	United	Los Angeles		1	10	68	30,500	Y				
CA	CA	KQED	TCI	Oakland		1	9	15	37,000	Y				
CA	CA	KRCB	ML Media	Rohnert Park		1	11	22	no data	Y				
CA	CA	KVIE	TCI	Lake Wildwood		1	6	12	no data	Y				
CO	CO	KBDI	TCI	Boulder		1	12	42	10,829	Y		1		
CO	CO	KBDI	TCI	Arapahoe City		1	12	42	150,775	Y				
CO	CO	KTSC	TCI	Pueblo		1	6	8	18,000	Y		1		
MD	DC	WHMM	Comcast	Baltimore		1	13	39	123,600	Y				
FL	FL	WJCT	Cablevision	Palatka		1	7	32	8,208	Y				
FL	FL	WLRN	Storer	North Miami		1	19	20	86,651	Y				
GA	GA	WGTV	TCI	Athens		1	8	19	20,000	Y		1		
GA	GA	WGTV	Prime	Atlanta		1	22	18	132,133	Y		1		
ID	ID	KUID	TCI	Lewiston		1	12	26	12,765	Y		1		
IL	IL	WQPT	Cox	Moline		1	3	10	49,214	Y				
IL	IL	WSIU	TCI	Harrisburg		1	7	7	2,681	Y		1		
IL	IL	WTVP	TCI/Liberty	Cuba		1	6	19	no data	Y				
IL	IL	WTVP	TCI/Liberty	Canton		1	7	21	3,018	Y				
IL	IL	WTVP	TCI/Liberty	Lewiston		1	6	19	no data	Y				
IL	IL	WUSI	Midwest	Mt. Carmel		1	13	24	2,593	Y				
IN	IL	WUSI	TCI	Sullivan		1	10	25	1,386	Y				
IN	IN	WNIN	TCI	Owensville		1	10	18	232	Y		1		
IN	IN	WNIN	TCI	Boonville		1	9	24	14,709	Y		1		
IN	IN	WNIN	TCI	Mt. Vernon		1	5	27	1,636	Y		1		
IN	IN	WNIN	TCI	Princeton		1	9	24	1,754	Y		1		
IN	IN	WNIN	TCI	Jasper		1	9	24	4,216	Y		1		
IN	IN	WTIU	PostNewsweek	Greenwood		1	15	4	6,129	Y				
IN	IN	WTIU	Omega Comm.	Mitchell		1	12	13	2,761	Y				
IN	IN	WTIU	Omega Comm.	Brazil		1	10	7	3,000	Y		1		
IN	IN	WTIU	TCI	Bloomfield		1	6	25	515	Y				
IN	IN	WTIU	Cardinal	No. Vernon		1	12	30	1,761	Y		1		
KS	KS	KTWU	Telecable	Overland Park		1	11a	5a	60,200	Y				
KS	KS	KTWU	TCI	Topeka		1	10	8	33,107	Y				
KY	KY	WKLE	Centel	Richmond		1	15	46	7,949	Y		1		
KY	KY	WKLE	TCI	Winchester		1	7	15	5,100	Y				
KY	KY	WKMA	TCI	Henderson		1	12	13	5,908	Y		1		
KY	KY	WKMR	Paradigm	Grayson		1	11	20	2,046	Y				
MD	MD	WWPB	TCI	Cumberland		1	11	20	25,000	Y				
MI	MI	WCMU	Gerity	Bay City		1	14	23	no data	Y				
MI	MI	WFUM	TCI	Saginaw		1	8	29	26,544	Y				
MI	MI	WGVC	Taft Cable	Muskegon		1	11	27	32,516	Y				
MI	MI	WGVC	Taft Cable	South Haven		1	7	24	17,777	Y				
MI	MI	WGVC	Cablevision	Kalamazoo		1	12	35	33,645	Y				

MI	MI	WTVS	United	Lincoln Park	1	6	51	21,285	Y	
MI	MI	WTVS	United	Royal Oak	1	6	56	33,893	Y	
MI	MI	WUCM	TCT/Taft	Sebewaing	1	25	28	no data	Y	
MI	MI	WUCM	TCI/Taft	Thomas Twp.	1	19	28	7,108	Y	
MI	MI	WUCM	Cablevision	Bridgeport/Frank	1	10	19	3,580	Y	
MI	MI	WUCM	Huron Cable	Harbor Beach	1	9	19	2,240	Y	
MI	MI	WUCM	Carly	Bay City	1	3	19	20,526	Y	
MI	MI	WUCM	Bresnan Comm.	Midland	1	3	19	10,150	Y	
MI	MI	WUCM	Bresnan Comm.	Essexville	1	3	19	no data	Y	
MI	MI	WUCM	Bresnan Comm.	Bay City	1	3	19	20,526	Y	
MN	MN	KSMQ	Jones Intercable	Owatonna	1	8	48	4,349	Y	
MN	MN	KTCI	Continental Cable	St. Paul	1	17	42	5,000	Y	
MO	MO	KETC	Cencom	Fenton	1	9	35	42,000	Y	1
MO	MO	KETC	TCI	St. Peters	1	9	14	19,127	Y	
NC	NC	WUNG	Vision	Salisbury	1	4	5	8,000	Y	
NC	NC	WUNJ	Vision	Wilmington	1	8	13	33,037	Y	1
MN	ND	KFME	TCI	Moorhead	1	12	17	5,421	Y	1
ND	ND	KGFE	TCI	Grand Forks	1	13	17	12,557	Y	1
ND	ND	KWSE	TCI	Williston	1	4	17	4,998	Y	1
NE	NE	KHNE	TCI	Hastings	1	7	16	5,225	Y	
NE	NE	KHNE	TCI	Grand Island	1	7	25	8,149	Y	
NE	NE	KLNE	TCI	McCook	1	3	26	2,429	Y	
NE	NE	KTNE	Sidney Cable	Alliance	1	10	21	2,608	Y	
NE	NE	KTNE	TCI	Alliance	1	7	7	3,342	Y	1
MA	NH	WENH	Times-Mirror	Haverhill	1	11	31	13,000	Y	
VT	NH	WENH	James Commun.	Springfield	1	11	25	3,614	Y	
NJ	NJ	WNJM	UA-Columbia	Oakland	1	8	32	150,523	Y	
NJ	NJ	WNJT	Comcast	Trenton	1	8	36	31,060	Y	
NM	NM	KENW	TCI	Hobbs	1	6	33	11,045	Y	1
NY	NY	WMHT	C. Cablevision	Albany	1	4	17	56,400	Y	
NY	NY	WNED	TCI	Buffalo	1	4	23	65,000	Y	
NY	NY	WNYC	Cox Cablevision	Great Neck	1	24	42	9,000	Y	
NY	NY	WNYC	Orange City CV	Wurtsboro	1	24	42	48,543	Y	
OH	OH	WBGU	Heritage	Pauldine	1	12	30	767	Y	
OH	OH	WBGU	Buckeye	Toledo	1	8-8	24-8	105,200	Y	
OH	OH	WBGU	Heritage	Bryan	1	6	32	5,882	Y	
OH	OH	WBGU	Heritage	Van Wert	1	12	30	2,847	Y	
OH	OH	WBGU	Heritage	Van Wert	1	12	30	2,847	Y	
OH	OH	WBGU	Heritage	Celina	1	12	31	4,580	Y	
OH	OH	WOSU	Times-Mirror	Coshocton	1	6	12	8,917	Y	
OH	OH	WOSU	Coaxial	Columbus	1	12	20	59,206	Y	
WV	OH	WOUB	Consolidated	Pt. Pleasant	1	7	7	7,120	Y	1
WV	OH	WOUB	TCI	Parkersburg	1	2	18	24,293	Y	
OH	OH	WOUC	TCI	Holloway	1	11	3	131	Y	
OH	OH	WOUC	TCI	Hopedale	1	11	5	no data	Y	
OH	OH	WOUC	TCI	Dillonvale	1	11	21	1,073	Y	
OH	OH	WOUC	TCI	Cadiz	1	11	20	1,622	Y	
OH	OH	WOUC	TCI	Shadyside	1	11	20	1,843	Y	
OH	OH	WOUC	TCI	Glencoe	1	11	6	129	Y	
OH	OH	WOUC	TCI	Barnesville	1	11	18	1,502	Y	
OH	OH	WOUC	TCI	Bellaire	1	11	19	3,077	Y	
OH	OH	WOUC	TCI	Jewett	1	11	5	no data	Y	
OH	OH	WOUC	TCI	Flushing	1	11	8	no data	Y	
OH	OH	WOUC	TCI	Bethesda	1	11	6	583	Y	

OH	OH	WOUC	TCI	Martins Ferry	1	11	19	4,905	Y	
OR	OR	KOAC	TCI	Eugene	1	7	27	45,902	Y	1
RI	RI	WSBE	Dimension	Warwick	1	9	36	32,663	Y	
SC	SC	WRJA	TCI	Sumter	1	12	16	12,932	Y	1
SC	SC	WRLK	TCI	Columbia	1	11	12	43,153	Y	1
SD	SD	KBHE	TCI	Rapid City	1	10	30	13,400	Y	1
SD	SD	KDSD	TCI	Sisseton	1	13	17	884	Y	
UT	UT	KUED	TCI	Provo	1	7	25	6,486	Y	
VA	VA	WCVB	Storer	Chesterfield	1	9	32	50,618	Y	
VA	VA	WCVW	Storer	Chesterfield	1	10	34	no data	Y	
VA	VA	WHRO	Cox	Norfolk	1	5	15	138,000	Y	
VA	VA	WNVC	Jones Intercable	Alexandria	1	19	34	22,475	Y	
VA	VA	WNVN	Jones Intercable	Alexandria	1	32	19	no data	Y	
VA	VA	WVPT	Cablevision	Lynchburg	1	10	19	16,100	Y	
VT	VT	WETK	Cablevision	St. Albans	1	9	20	3,017	Y	
WA	WA	KCKA	TCI	Olympia	1	12	24	20,928	Y	
WA	WA	KTPS	Viacom	Seattle	1	12	30	175,500	Y	
WA	WA	KTPS	TCI	Bremerton	1	8	28	14,171	Y	
WA	WA	KTPS	TCI	Seattle	1	11	30	108,057	Y	
ID	WA	KWSU	TCI	Lewiston	1	10	24	no data	Y	1
WI	WI	WHA	Jones Intercable	Janesville	1	10	18	19,575	Y	
WI	WI	WMVS	Jones Intercable	West Allison	1	10	20	12,457	Y	
WI	WI	WMVT	Paragon Cablevision	Milwaukee	1	11	36	no data	Y	
WV	WV	WPBY	Cablevision	Charleston	1	12	16	no data	Y	
WV	WV	WSWP	Cablevision	Charleston	1	9	20	30,000	Y	
WY	WY	KCWC	TCI	Lancer	1	7	7	2,530	Y	1

Ca/st	Sta/st	Station	Cable system	City	Threat	Shift	From	To	Subscribers	Verify	Date/ shift	Date/ restored	Replacement	Other PTVs
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Group #2: Cable shifts reported July 1988 through March 1989. These are unverified.

CA	CA	KCET	Chambers	San Bernadino	1	10	28	12,957	N	6/27/88				KLCS, KVCR, KCET
CA	CA	KLCS	King Video	Sunland/Tujunga	1	19	29	17,483	N	Sep-88			shr w/Music chn	KCET
CA	CA	KLCS	Century Cable	BelAir/BevHills	1	26	38	137,276	N	Aug-88				KCET
CA	CA	KLCS	American Cable Sys	Westchester	1	48	42	17,803	N	1/1/89				KCET
CA	CA	KLCS	Century Marina	Marina Del Ray	1	33	54	no data	N	1/1/89				KOCE, KCET
CA	CA	KLCS	Insight	Claremont	1	48	58	561	N	1/1/89				KOCE, KCET
CA	CA	KLCS	Jones Intercable	Lakewood	1	84	142	10,973	N	1/1/89				KOCE, KCET
VA	DC	WHMM	Arlington Metrocable	?	1	29	36	?	N	?				?
IA	IA	KIIN	TCI	DuBuque	1	12	18	21,105	N	Jun-87				NONE
IA	IA	KIIN	Westmark TCI	Bloomfield	1	12	3	943	N	Feb-89				NONE
IA	IA	KSIN	Sooland Cable	Sioux City	1	11	9	17,437	N	Fall 1988				SD PTV
IL	IL	WTVP	Continental CBV	Pekin	1	4	11	11,329	N	Spring '87				WILL
IL	IL	WTVP	Continental CBV	Morton	1	4	11	3,149	N	Spring '87				WILL
IL	IL	WTVP	Fulton CATV	Canton	1	7	21	2,910	N	May-87				WIUM
IL	IL	WTVP	Fulton CATV	Lawistown/Cuba	1	6	19	820	N	Dec-86				WIUM
IN	IN	WFYI	Dimension	Lafayette	1	2	21	1,480	N	Sep-88				WTTW
KS	KS	KPTS	Salina Cable	Salina	1	8	28	15,150	N	Nov-88				KOOD
IL	MO	KETC	Cablevision	Clinton	1	9	20	no data	N	?				WILL
IL	MO	KETC	Cablevision	Clinton	1	20	9							WILL
IL	MO	KETC	Cablevision	St. Clair	1	9	13	388	N	?	Mar-89			WSIU
MO	MO	KETC	Cencom	Blk Jck/Florissant	1	9	10	25,964	N	Dec-87				NONE
MO	MO	KETC	Cencom	Blk Jck/Florissant	1	10	110			since 12/87				NONE

MO	MO	KETC	Continental Cable	St.Louis/Overland	1	9	33	33,801	N	Dec-87		NONE
MO	MO	KETC	Great Plains Cable	St.Louis/Kinlock	1	9	23	267	N	Dec-87		NONE
MO	MO	KETC	TCI	St. Charles	1	9	14	18,740	N	Dec-86	Lifetime	NONE
MO	MO	KETC	TCI	St. Lou/Hazelwood	1	9	26	2,989	N	no data		NONE
NC	NC	WUNG	CBV of Gastonia	Gastonia	1	9	30	5,884	N	5/1/88	Billboard	WTVI
NC	NC	WUNG	CBV of Belmont	Belmont	1	11	28	11,849	N	5/1/88		WTVI
NC	NC	WUNG	Summit	Statesville	1	4	20	8,085	N	Feb-87		NONE
NC	NC	WUNG	Summit	Statesville	1	20	14					
NC	NC	WUNG	Summit	Statesville	1	14	6					
NC	NC	WUNG	Summit	Statesville	1	6	5					
NE	NE	KUON	Cox Cable	Omaha	1	12	20	65,988		Sep-88		KBIN, KYNE
NJ	NJ	WNJM	TKR Montvale	Montvale	1	8	34	33,321	N	10/1/88		WEDW, WLIW, WNYC,
NJ	NJ	WNJM	TKR Montvale	Montvale								WNYE, WNET
NY	NY	WLIW	TKR	Rockland Co.	1	14	24	33,321	N	6/3/88	Share with	WNJM, WEDW, WNYC
NY	NY	WLIW	TKR	Rockland Co.							SPORTS PLUS	WNYE, WNET
NY	NY	WMHX	Jones Intercable	Glenville/Saratoga	1	35	37	no data	N	Sep-87		WMHT
NJ	NY	WNYC	TKR	Metuchen	1	20	27	33,355	N	4/1/88	Share w/Sports	WNJB, WNET, WNYE
NJ	NY	WNYC	TKR	Metuchen							ch. & Travel ch.	*
MI	OH	WGTE	United Cable TV	Woodhaven	1	30	56	20,964	N	7/1/88		WTVS
MI	OH	WGTE	United Cable of Mich.	Woodhaven	1	30	56	20,964	N	7/1/88		WTVS
TX	TX	KUHT	Prime Cable of Katy	Katy	1	10	8	7,335	N	7/1/88		NONE
TX	TX	KUHT	Prime of Pasadena	Pasadena	1	10	8	15,298	N	7/1/88		NONE
WI	WI	WHRM	Jones Wausau	Wausau	1	2	26	14,535	N	4/4/88		NONE
?	WI	WMVT	Viacom	Greenfield	1	36b	36a	24,505	N	11/28/88		WTTW, WHA
WV	WV	WSWP	Beckley Telecable	Beckley	1	11	7	12,205	N	5/9/88		NONE

Group #3: Shifts reported April through September 1989. These are unverified.

Ca/St	Sta/St	Station	Cable system	City	Threat	Shift	From	To	Subscribers	Verify	Date/ shift	Date/ restored	Replacement	Other PTVs
AZ	AZ	KAET	Max Tel Cable	Mesa		1	8	24	?	N	4/89 est.			NONE
CA	CA	KCET	BuenaVision	Los Angeles		1	6	3	7,500	N	Fall 1988			KVCR
CA	CA	KCET	King Cable	Tujunga		1	3	12	23,000	N	Apr-89			KLCS
CA	CA	KCET	Yorba Linda Cable	Yorba Linda		1	A	B	7,600	N	1st Q '89			KOCE, KLCS
CA	CA	KLCS	Dimension /Times Mirr	Palos Verdes, San Pedro		1	52	58	11,985	N	2/88 est.			KOCE, KCET
IN	?	WNIN	Star Cable	Evansville, Wadesville		1	9	19	40,758	N	Feb-89			
PA	PA	WQLN	Meadville Master Anter	Meadville		1	9	13	11,926	N	4/3/89		Premium Service	NONE
UT	UT	KULC	TCI	Salt Lake City/Ogden		1	14	36	no data	N	2/14/89		Commercial Ch. 1	KUED, KBYU
WA	WA	KTPS	Viacom	King/Snohomish Co.s		1	?	?	Insuf. data	N	?			

Total all groups

0 181

3,667,955

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Exhibit C

Instances of Harm Reported by Public Television Stations										
Call letters	Drop/shift	Date	Actual or threatened	Cable system name	Cable system location	Number of miles from headend to wn	Replaced by what type of service	Manager's Comments	Describe harm to station	Describe harm to public
Actual drops, within 50 miles										
WKNO	Memphis	Drop	5/1/91	Actual	Star Cable	Hernando, MS	10	Mississippi ETV moved to WKNO's position; Entertainment Television added	Membership	Viewers tell the station that they prefer WKNO
WVUT	Vincennes	Drop	June 1991	Actual	TCI	Jasper	30	Encore, Court TV, Prime Sports Network	Cable system says WVUT is redundant with WNIN, which is carried by system	Loss of educational programming
Connecticut Public Television		Drops when cable system was rebuilt	in 1988 & 1989	Actual	Greater New England Cablevision	East Lawn Meadow & Eastern	35		18% of prime time audience was from Massachusetts	Deprived of unique programming source; station is careful not to duplicate
KOCE	Huntington Beach	Drop	in 1989	Actual	Sammons	Glendale	40	TNT, Prime Ticket		
Mississippi ETV		Drop	6/30/91	Actual	Storer	Fairhope, AL	40	Mind Extension University, Encore, BET, Court TV		
WPTD	Dayton	Drop	Summer 1990	Actual	Storer	Newport, KY	40			Loss of unique programming
WNIN	Evansville	Drop	2/1/91	Actual	Loogootee Cable	Loogootee, IN	40	CNN	Loss of revenue	Loss of full pty service
WPBT	Miami	Drop (in some areas)	10/1/90	Actual	National Cable	Lake Worth	42		Station resources diverted to fight drop	
Louisiana Public Broadcasting		Drop	10/4/90	Actual	St. Charles Cable TV	Luling, LA	45	unknown	Lost 4,000	Unable to receive College Credit, GED and other literacy programs as well as other educational benefits offered by LPB. WYES, the other PTV station, does not offer these courses.
WFYI	Indianapolis	Drop	6/1/91	Actual	New Castle Cable	New Castle, IN	47	Encore	Loss of school contact	Loss of service
WKAR	East Lansing	Drop	6/1/91	Actual	WestMarc	Battle Creek, MI	49	Encore; rearranged system for extended basic tier	592 members of station in system coverage area	Only public TV station in Mich with State Capitol coverage
WTPB	Muncie	Drop	4/10/91	Actual	Jones Spacelink	Bluffton	50	USA	Loss of subscribers	Loss of PBS service and local broadcast source

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EXHIBIT C

Instances of Harm Reported by Public Television Stations										
							Number of miles from headend to station	Replaced by what type of service	Manager's Comments	
Call letters		Drop/shift	Date	Actual or threatened	Cable system name	Cable system location			Describe harm to station	Describe harm to public
Actual drops, over 50 miles										
WCET	Cincinnati	Drop	12/31/88	Actual	Viacom	Dayton, OH	52	Discovery	Subscribers	Loss of alternative PTV source
WUSF-TV	Tampa	Drop	Fall 1990	Actual	American TV & Communications Corp	Brookville	60	Small system; carries WEDU		
WUCM/WUCX	University Center	Drop	Fall 1990	Actual	Telemedia	Saganaw Bay	60	Weather Channel	Affects 72 members; potential \$2681.50 loss	Poor reception of WCMU, lost DVS, stereo; received 30 angry letters
WCBB	Augusta	Drop	Mar 1990	Actual	Cable TV of Kennebunk	Kennebunk	62	Family Channel	6000 HH, 300 members; \$25,000 loss/year; high income area	Loss of local WCCB programs, choice of which PBS service to watch
WCBB	Augusta	Drop	Jan 1990	Actual	Moosehead Enterprises	Monson	70	TBS	1250 HH lost	Lost choice of which PBS service to watch
KERA/KDTN	Dallas	Drop	11/1/89	Actual	Cablevision	Waco, TX	83	Killeen PTV is currently carried	Loss of audience and subscribers	Loss of ITV to ISD's
WGBX	Boston	Drop	1/1/90	Actual	Warner Cable	Nashua, NH	100		Loss of audience/subscribers	Loss of full service PTV with access to college credit courses and specialized programming
KULC	Ogden	Drop	June 1991	Actual	TCI	Rupert-Burley	100	Pocatello PTV, a much closer signal		
KCPT	Kansas City	Drop	May 1991	Actual	TCI	Columbia, MO	120	System change; a number of services added; already have 2 PTVs	Another PTV asked cable company to drop KCPT; lost 150 members	Served the school district with ITV; district asked cable system not to drop, but they did anyway
KULC	Ogden	Drop	June 1991	Actual	TCI	Idaho Falls	120	Encore, Fox	100-200 members; \$3,000 - \$4,000	
WGBH	Boston	Drop	12/1/89	Actual	Chesterfield Cablevision	Keene, NH			Loss of audience/subscribers	Loss of full service PTV; much local and national programming is produced by WGBH

EXHIBIT C

Instances of Harm Reported by Public Television Stations										
Call letters	Drop/shift	Date	Actual or threatened	Cable system name	Cable system location	Number of miles from headend to user	Replaced by what type of service	Manager's Comments		
								Describe harm to station	Describe harm to public	
Actual drops, restored										
Georgia Public Television	Drop	2/1/90	Actual, restored	First Cablevision	Peachtree City	25	TNT	Denied signal to 20,087 cable homes in signal area. Cut off in-school broadcasts. Required one person full time and several execs part time for one month to fight drop. With a month of work, SERVICE WAS FINALLY RESTORED.	Loss of standard PBS programming plus many local outreach specials. General confusion of audiences (who thought station was instigator of the drop.) Many MEMBERS could not receive signal. Loss of confidence in public television.	
WJCT	Jacksonville	Drop	4/1/91	Actual, restored	Palm Cable	Palm Coast	45	College station w/ instructional programming	Potential revenue loss of \$14,000 per year. Note: An aggressive member campaign and face-to-face meeting with cable co. and parent corporation turned this around and station is BACK ON SYSTEM after 6 week hiatus.	Loss of regional PBS station with close ties to area, specific programs relevant to residents.
WUFT	Gainesville	Drop	2/1/91	Actual, restored	Cablevision of Central Florida	Citrus County	60	Fox	Drop was restored. Info on file at APTV.	
WITF	Harrisburg	Drop	6/1/89	Actual, restored	TV Cable of Waynesboro	Waynesboro	65	Home Shopping	Loss of 500 members. REINSTATED February 1991.	Loss of programming that is specifically geared to Pennsylvania residents, with tax dollars.
WILL	Urbana	Drop	3/20/91	Actual, restored	Sammons	Jacksonville, IL	125	CBS affiliate, Springfield, IL	Station has 115 members in community; had to gear up unbudgeted letter and personal appearance campaign. Station would lose \$ from ITV subscription (user pay svc). Potentially pitted WILL against 2 other PTV stns which would stay on system.	Jacksonville schools are subscribers to WILL ITV service. Jacksonville would lose programming unique to WILL.
WCBB	Augusta	Drop	1988 or so	Actual, restored a year later	Longfellow Cable	Kingfield	55		800 HH, 60 members; high per capita	
WCBB	Augusta	Drop	in 1988	Actual, restored in 1989 when cable system rebuilt	NE Cablevision	Saco	50	could not say	6000 HH, 300 members; \$25,000 loss/year; high income area	City council got company to promise to restore
KRMA	Denver	Drop	3/26/91	Actual, will restore	TCI	Garden City, KS	500	Sports channel	Lost 1700 households. Moved to different satellite; should be restored to satellite and cable system late July, early August	Lost one PTV outlet

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EXHIBIT C

Instances of Harm Reported by Public Television Stations										
Call letters	Drop/shift	Date	Actual or threatened	Cable system name	Cable system location	Number of miles from headend to stn	Replaced by what type of service	Manager's Comments		
								Describe harm to station	Describe harm to public	
Threatened drops										
KVCR	San Bernardino	Drop	April 1989	Threat	Southland Cablevision	Redlands	1	BET	Learned in April they would be dropped in May. Station mounted campaign that averted drop.	One third of schedule is college telecourses for credit. One third of enrolled students would have been affected.
WTIU	Bloomington	Drop	Unknown	Threat; there is a reception problem that cable co. wants solved	Cardinal	Columbus	35	If dropped, would be replaced with WFYI (cable system too small to carry both)	This action has been threatened due to cable system inability to receive quality signal. WTIU is working on adding booster amplifier in Columbus area. Working with prof. engineer & legal firm to expedite. Have spent about \$2,000 in fees.	
WTVS	Detroit	Drop	April 1991	Threat	Westmark Cable	Adrian, MI	55		Acting on a tip from a viewer, station called the manager of the cable company. He wondered who had told WTVS, but said the station would not be dropped. He hadn't realized WTVS was on 24 hours a day and was pleased to know.	
KLCS	Los Angeles	Drop	1992	Threat				interconnected educational access channel		
KTEH	San Jose	Drop	11/1/89	Threat	Viacom	Marin City			Would have eliminated KTEH's signal to Marin City's viewers and members.	

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EXHIBIT C

Instances of Harm Reported by Public Television Stations										
Call letters	Drop/shift	Date	Actual or threatened	Cable system name	Cable system location	Number of miles from headend to stn	Replaced by what type of service	Manager's Comments		
Involuntary shifts to timesharing								Describe harm to station	Describe harm to public	
KOCE	Huntington Beach	Timeshare	July 1990	Actual	Simmons	Long Beach	15	independent financial		
New Hampshire Public Television		Shift to timeshare	Feb 1991	Actual	Continental Cablevision	Marlborough, MA	60	Timeshare w/ Boston Catholic		Lose unique programming; many viewers missed how-to programs on Saturday morning
WMVS	Milwaukee	Timeshare	June 1991	Actual	Jones Intercable	Wisconsin Rapids	120	Sports channel in prime time and weekends		
KTPS	Tacoma	Timeshare	in 1989	Actual	Viacom	Seattle		Timeshare with BET	Fewer viewers	Fewer program choices

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EXHIBIT C

Instances of Harm Reported by Public Television Stations										
Call letters	Drop/shift	Date	Actual or threatened	Cable system name	Cable system location	Number of miles from headend to site	Replaced by what type of service	Manager's Comments		
Actual shifts								Describe harm to station	Describe harm to public	
WLRN	Miami	Shift	June 1991	Actual	Storer North	Dade County	0	Nostalgia, sports vision; shift from 20 to 39	Separated by 13 channels from other local broadcast station	Poor tech quality of signal on channel
WLRN	Miami	Shift	June 1991	Actual	Storer	Broward County	100 yds	FNN; shift from 20 to 39		
KRCB	Rohnert Park	Shift	May 1991	Actual	MultiVision	Rohnert Park	2	Showtime	Loss of audience; less than 1 week notice	Confusion; loss of service for subscribers
WLAE	New Orleans	Shift	6/1/91	Actual	Cox Orleans	New Orleans	5	Discovery; shift from 32 to 14	Confusion of viewers	Price increase caused by tier restructuring
WQEX	Pittsburgh	Shift	Jan 1991	Actual	TCI	Pittsburgh	5		Terrible signal interference from over the air WQED. TCI refuses to do anything. Loss of viewers and underwriters	Not getting a clear signal in prime viewership area
WEDU	Tampa	Shift	March 1991	Actual	Paragon	Temple Terrace	6	JC Penney Shopping; shift from 4 to 2	Possible loss of revenues during March pledge	Many viewers confused
KRCB	Rohnert Park	Shift	5/30/91	Actual	Chambers	Novato, CA	10	San Jose independent	Loss of audience; no notice given prior to shift	Confusion; loss of service for subscribers
WLAE	New Orleans	Shift	June 1991	Actual	Cox Jefferson	Jefferson	10	Discovery; shift from 32 to 14	Confusion of viewers	Price increase caused by tier restructuring
KOCE	Huntington Beach	Shift	April 1989	Actual	Dimension	Laguna Niguel	20	ESPN; shift from 6 to 50		
WMFE	Orlando	Shift	1/26/91	Actual	CableVision of Central Florida	Orlando	20	Fox; shift from 3 to 2	Looking into Nielsen special report to show losses experienced.	
WLRN	Miami	Shift	June 1991	Actual	Storer South	Dade County	21	Nostalgia, sports vision; shift from 28 to 45		
WUCM/WUCX	University Center	Shift	July 1990	Actual	Cable Tec of Michigan	Sanford	25	QVC; shift from 11 to 32		
Mississippi ETV		Shift	Spring 1991	Actual	Star	Hernando	25	E Entertainment TV; shift from 2 to 10		Many viewers complain
WCEU	Daytona Beach	Shift	5/1/91	Actual	Palm Cable	Palm Coast, FL	30	Converter box	Not all viewers will receive station, confusion and detrimental to students taking telecourses.	
WNIT	South Bend	Shift	5/1/91	Actual	Jones Intercable	Three River, MI	30	Switched positions with CBS	Cable boxes only go to 35; if don't have special box, can't receive station; planned to target this community for membership	
WNPB	Morgantown	Shift	6/1/91	Actual	Clarksburg Cable	Clarksburg WV	34	MTV; shift from 13 to 7	Viewers unable to locate WNPB on dial. Station was not given any notice of this switch. Many viewers contacted station; that's how we heard of change.	

APTS 001190

EXHIBIT C

Instances of Harm Reported by Public Television Stations										
Call letters	Drop/shift	Date	Actual or threatened	Cable system name	Cable system location	Number of miles from headend to station	Replaced by what type of service	Manager's Comments		
KAWE	Bemidji	Feb 1991	Actual	West Marc	Aurkin	35	TNT; shift from 24 to 4	Describe harm to station	Describe harm to public	
WCFE	Plattsburgh	in 1990	Actual	Adelphia able	Saranac Lake	40	ESPN; shift from 7 to 14			Confusion
WPBT	Miami	Jan 89	Actual	Comcast Cable	West Palm Beach	50	Shift from 13 to 24	Loss of membership revenue		

APTS 001191

EXHIBIT C

Instances of Harm Reported by Public Television Stations										
Call letters	Drop/shift	Date	Actual or threatened	Cable system name	Cable system location	Number of miles from headend to stn	Replaced by what type of service	Manager's Comments		
Shifts, restored								Describe harm to station	Describe harm to public	
KETC	St. Louis	Shift	Jan 1991	Actual, restored	TEC	St. Charles, MO	30	Weather channel; shift from 21 to 9	New system manager put us back on channel at his own initiative because he believed it was right.	
WTVP	Peoria	Shift	April 90	Actual, restored	NW Illinois TV Cable	Galesburg, Knoxville	35	Shifted from 12 to 29 for a few months, then BACK to 12; premium channel replaced	Second largest cable subscribers in viewing area. No notice	Subscribers unaware; schools not notified. Carl Sandburg College without service.
WKYU	Bowling Green	Shift	in 1990	Actual, restored	Storet	Bowling Green County		WDCN, Nashville PTV station; shift from 11 to 4 and then BACK again	Corrected quickly	Confusion
KAID	Boise	Shift	8/1/90	Actual, restored April 1991 at KAID request	King Videocable	Twin Falls, ID	100	Family Channel	Loss of audience, subscribers, special services, station resources. New channel had severe interference problem which made the signal often unwatchable. AFTER MUCH WORK WITH THE CABLE SYSTEM MANAGER, THEY MOVED US BACK TO ORIGINAL CHANNEL 4/1/91.	
WOSU	Columbus	Shift	Sept 1991	Will be actual	Warner Cable	Columbus		Fox; shift from 8 to 7	WOSU has been on channel 8 for many years; Fox paid to be on same channel on all cable systems.	

APTS 001192

Station Call Letters: _____

CABLE DROP/SHIFT SURVEY

Station Contact: _____

☐ No cable activities or drops/shifts (please return questionnaire)

1. What activities does your station conduct to market itself directly to cable systems? Check all that apply. Newsletters ☐ Program guides ☐ Special events ☐

Direct contact with cable operators ☐ Other ☐ Description of other _____

2. Do you have one or more persons with responsibility for monitoring and promoting cable carriage? _____ Yes _____ No

3. About how much of the person's time is devoted to these activities? _____ %

4. What is the approximate dollar cost of the resources devoted to the activities described in 1, 2 and 3 above? \$ _____

5. Please describe recent drops and shifts that have harmed your station. Harm can include loss of audience and loss of subscribers, loss of special services to the public (for example, school service) as well as loss of station resources diverted to fighting the drop/shift. Include both actual drop/shifts as well as threatened drop/shifts that you were able to divert.

Drop/Shift (specify)	Date of Drop/shift	(circle) Actual or threatened	Cable system name	Cable system location	# Miles from cable headend to station	Replaced by what type of service	Describe harm to station	Describe harm to public
_____	_____	A/T	_____	_____	_____	_____	_____	_____
_____	_____	A/T	_____	_____	_____	_____	_____	_____
_____	_____	A/T	_____	_____	_____	_____	_____	_____

Add Additional Sheets if Necessary

PLEASE RETURN BY FAX OR MAIL TO APTS (202) 293-2422

APTS 001178

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
CTPTV	CT	Drops when cable system was rebuilt	1988 & 1989	Greater New England Cablevision	Eastlong Meadow, MA		18% of prime time audience was from Massachusetts. Viewers deprived of unique programming source.	
Georgia Public Television	GA	Drop	2/1/90	First Cablevision	Peachtree City	TNT	Denied signal to 20,087 cable homes in signal area. 1800 of the households in the area were contributors to GPTV. Cut off in-school broadcasts. Loss of local programming. Required one person full time and others part-time one month to fight drop.	Yes
Georgia Public Television	GA	Shift from 8 to 19	11/1/86	TCI	Athens		Shift was unannounced; station paid for ads; people complained about shift.	Yes
KAET	Phoenix, AZ	Shift	April 1989 (est.)	Max Tel Cable	Mesa			
KAWB	Bemidji, MN	Shift from 24 to 4	Feb. 1991	WestMarc	Aitkin	TNT	Poor technical quality of signal on channel.	
KBDI	Boulder, CO	Shift		TCI	Boulder			
KBDI	Boulder, CO	Shift		TCI	Arapahoe City			
KBHE	Rapid City, SD	Shift from 10 to 30	1/1/87	TCI	Rapid City, Milbank and Sisseton		Station spent \$2,000 to try to reverse shift.	
KBYU	Provo, UT	Shift from 11 to 25	3/1/87	TCI	Salt Lake City		Significant viewer confusion; numerous complaints received by KBYU; 30% decrease in viewership; significant resources were used in an attempt to restore KBYU to its original channel. Lost approx. 1000 members/\$43,000.	Yes after letter writing campaign.
KCET	Los Angeles, CA	Shift		Dimension	San Marcos			
KCET	Los Angeles, CA	Shift	3/1/87	Communicom	Bellflower			
KCET	Los Angeles, CA	Shift	3/1/87	Communicom	Culver City			
KCET	Los Angeles, CA	Shift	6/27/88	Chambers	San Bernardino		16,000 subscriber households affected.	
KCET	Los Angeles, CA	Shift	Fall 1988	Buena Vision	Los Angeles		7,500 subscriber households affected.	
KCET	Los Angeles, CA	Shift	Apr. 1989	King Cable	Tujunga		23,000 subscriber households affected.	
KCET	Los Angeles, CA	Shift	11/1/87	Yorba Linda Cable	Yorba Linda		7,600 subscriber households affected.	
KCET	Los Angeles, CA	Shift from 6 to 19	1st Q '87	Cablevision	Sierra Madre		Poor reception characterized by constant greying out, lines across screen and static.	
KCKA	Centralia, WA	Shift		TCI	Olympia			
KCSM	San Mateo, CA	Drop	12/30/86	TCI	San Mateo			
KCSM	San Mateo, CA	Drop	Aug. 1986	Viacom	Pittsburgh			Partial; complete restoration 4 years later.
KCSM	San Mateo, CA	Drop	Feb. 1986	Western Com.	Concord	Access Channel		
KCSM	San Mateo, CA	Drop	Aug. 1986	Viacom	San Francisco	Discovery	Lost more than one half of its paying enrollment for college level courses; lost 15-20% of its San Francisco subscribers; revenue loss of \$90,000 a year.	Yes, 4 years later.
KCSM	San Mateo, CA	Drop	12/30/86	TCI	Millbrae			
KCSM	San Mateo, CA	Drop	3/1/89	Viacom	Marin	KRCB	After the 1989 Viacom drops in this and other locations, station went from #2 PTV in market to #3.	Yes, pursuant to must carry.
KCSM	San Mateo, CA	Drop	3/1/89	Viacom	Dublin	KRCB	After the 1989 Viacom drops in this and other locations, station went from #2 PTV in market to #3.	Yes, pursuant to must carry.

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
KCSM	San Mateo, CA	Drop	3/1/89	Viacom	American Canyon		After the 1989 Viacom drops in this and other locations, station went from #2 PTV in market to #3.	Yes, pursuant to must carry.
KCSM	San Mateo, CA	Drop	3/1/89	Viacom	Pinole	KRCB	After the 1989 Viacom drops in this and other locations, station went from #2 PTV in market to #3.	Yes, pursuant to must carry.
KCSM	San Mateo, CA	Drop	3/1/89	Viacom	Conta Costa Co.	Shopping Channel	After the 1989 Viacom drops in this and other locations, station went from #2 PTV in market to #3.	
KCSM	San Mateo, CA	Drop	3/1/89	Viacom	Napa	Shopping Channel	After the 1989 Viacom drops in this and other locations, station went from #2 PTV in market to #3.	Yes, pursuant to must carry.
KCSM	San Mateo, CA	Drop	Sept. 1989	Bay Cable	Berkeley	Discovery		Yes, pursuant to must carry.
KCSM	San Mateo, CA	Timeshare	3/1/89	Viacom	Pittsburg			Yes.
KCSM	San Mateo, CA	Drop	Sept. 1989	TCI	Alameda, Hayward, San Leandro, Castro			
KCSM	San Mateo, CA	Drop	6/9/86	Televents	Martinez		Cut KCSM off from 12-15% of East Bay supporters	
KCWC	Riverton, WY	Shift	prior to	TCI	Lancer			
KDSD	Aberdeen, SD	Shift from 13 to 17	1/1/87	TCI	Sisseton		Lost 12 members and \$480 in revenues	
KENW	Portales, NM	Shift from 5 to 33	1/1/87	TCI	Hobbs			Shifted back to ch. 6.
KESD	Brookings, SD	Drop	Spring 1988	North American	Ivanhoe MN			
KETC	St. Louis, MO	Shift from 21 to 9	Jan. 1991	TEC	St. Charles, MO	Weather Channel	Subscribers; schools not notified.	Yes
KETC	St. Louis, MO	Shift	prior to	Cencom	Fenton			Yes
KETC	St. Louis, MO	Shift	prior to	TCI	St. Peters			
KETC	St. Louis, MO	Shift from 9 to 20		Cablevision	Clinton			
KETC	St. Louis, MO	Shift from 9 to 13		Cablevision	St. Clair			
KETC	St. Louis, MO	Shift from 9 to 10	Dec. 1987	Cencom	Black Jack/Florissant			
KETC	St. Louis, MO	Shift from 9 to 33	Dec. 1987	Continental Cable	St. Louis/ Overland			
KETC	St. Louis, MO	Shift from 9 to 23	Dec. 1987	Great Plains Cable	St. Louis/ Kinlock			
KETC	St. Louis, MO	Shift from 9 to 14	Dec. 1986	TCI	St. Charles	Lifetime		
KETC	St. Louis, MO	Shift from 9 to 26	Jan. 1991	TCI	St. Louis/ Hazelwood			
KFME	Fargo, ND	Shift from VHF tier to higher	1/1/87	TCI	Moorhead, MN; Minot, Williston, Grand Forks		Viewer confusion. approx. 10% of membership was affected; station moved off channel. some viewers had to buy converters.	Yes
KGFE	Grand Forks, ND	Shift from 13 to 23	Jan. 1987	TCI	Grand Forks		After many complaints shift was reversed; many homes, nursing homes and Univresity of North Dakota could not receive KGFE during the switch.	
KHNE	Hastings, NE	Shift		TCI	Hastings			
KHNE	Hastings, NE	Shift		TCI	Grand Island			
KIIN	Iowa City, IA	Shift from 12 to 18	6/1/87	TCI	Cascade		Contributions dropped after shift.	
KIIN	Iowa City, IA	Shift from 12 to 18	6/1/87	TCI	Dyersville		Contributions dropped after shift.	
KIIN	Iowa City, IA	Shift from 12 to 18	6/1/87	TCI	Epworth		Contributions dropped after shift.	
KIIN	Iowa City, IA	Shift from 12 to 18	6/1/87	TCI	Farley		Contributions dropped after shift.	
KIIN	Iowa City, IA	Shift from 12 to 3	Feb. 1989	Westmark TCI	Bloomfield		Subscribers complained of poor reception and ghosting problems.	
KIXE	Redding, CA	Shift		Viacom	Oroville			Yes

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
KLCS	Los Angeles, CA	Shift from 19 to 29	Fall 1988	King Video	Sunland/ Tujunga	Share w/ music channel.		
KLCS	Los Angeles, CA	Drop	Dec. 1988	Cablevision	Chatsworth		Inability to reach schools, teachers and administrators in area; elimination or severe curtailment of K-12 programs.	
KLCS	Los Angeles, CA	Drop	Dec. 1988	Cablevision	Calabasas		Inability to reach schools, teachers and administrators in area; elimination or severe curtailment of K-12 programs.	
KLCS	Los Angeles, CA	Drop	Dec. 1988	King	Burbank (Glendale)		Inability to reach schools, teachers and administrators in area; elimination or severe curtailment of K-12 programs.	
KLCS	Los Angeles, CA	Drop	Dec. 1988	Cablevision	Ventura		Inability to reach schools, teachers and administrators in area; elimination or severe curtailment of K-12 programs.	
KLCS	Los Angeles, CA	Shift	Prior to Jun. 1988	Century	Los Angeles			
KLCS	Los Angeles, CA	Shift		United	Los Angeles			
KLCS	Los Angeles, CA	Shift from 26-38	Aug. 1988	Century Cable	BelAir/ BevHills			
KLCS	Los Angeles, CA	Shift	1/1/89	American Cable System	Westchester			
KLCS	Los Angeles, CA	Shift from 33 to 54	1/1/89	Century Marina	Marina Del Ray			
KLCS	Los Angeles, CA	Shift from 48-58	1/1/89	Insight	Claremont			
KLCS	Los Angeles, CA	Shift from 84-142	1/1/89	Jones Intercable	Lakewood			
KLCS	Los Angeles, CA	Shift	Feb. 1988 (est.)	Dimension/ Times Mirror	Palos Verdes, San Pedro			
KLNE	Lexington, NE	Shift		TCI	McCook			
KMOS	Sedalia, MO	Drop	Mid 1980s	Douglas Cable	LaMont, Higginsville, Concordia		Schools forced to use alternative means of receiving instructional programming.	
KMOS	Sedalia, MO	Drop	Mid 1980s	Cable-Video Ent.	Lexington		Schools forced to use alternative means of receiving instructional programming.	
KMTP	San Francisco, CA	Drop	Summer 1992	Viacom	Marin County		Lost 35% of their funding - station actually put off the air for a couple of months	No; complaint pending at the FCC.
KOAC	Corvallis, OR	Shift from 7 to 27	12/1/86	TCI	Eugene		Customer confusion; need for converters - some VCRs cannot tape higher channel. Substantial criticism from viewers, newspaper articles forced cable system to return KOAC to ch. 7.	Yes, after couple of weeks - several 100 letters of protest.
KOCE	Huntington Beach, CA	Drop	1989	Sammons	Glendale	TNT, Prime Ticket	Deprived of unique programming source.	No
KOCE	Huntington Beach, CA	Timeshare	7/1/90	Sammons	Long Beach	Independent financial channel		Yes
KOCE	Huntington Beach, CA	Shift from 6 to 50	4/1/89	Dimension	Laguna Niguel	ESPN	Required expenditure of station resources to obtain restoration.	Yes

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
KOCE	Huntington Beach, CA	Drop	9/3/85	Southland CBV (now UAE)	Redlands		Lost viewers.	
KOCE	Huntington Beach, CA	Drop	1987 (est.)	American CBV (now served by Continental Cablevision)	Pomona		Lost viewers.	Yes
KOCE	Huntington Beach, CA	Drop	1987 (est.)	American CBV	Inglewood		Lost viewers.	Yes
KOCE	Huntington Beach, CA	Drop	1987 (est.)	American CBV (now served by Continental Cablevision)	Carson		Lost viewers.	
KOCE	Huntington Beach, CA	Drop	Jun. 1988	Multivision	Hermosa Beach			
KPSD	Eagle Butte, SD	Drop	Spring 1988	Mid-Continent CBV	Hettinger ND			
KPTS	Wichita, KS	Shift from 8 to 28	Nov. 1988	Salina Cable	Salina			
KQEC (now KMTP)	San Francisco, CA	Drop	12/30/86	TCI	Fremont			
KQEC (now KMTP)	San Francisco, CA	Drop	Nov. 1986	H. Cablevision	Santa Clara	A&E		
KQEC (now KMTP)	San Francisco, CA	Drop	12/30/86	TCI	Sunnyvale			
KQEC (now KMTP)	San Francisco, CA	Drop	12/30/86	TCI	San Mateo			
KQEC (now KMTP)	San Francisco, CA	Drop	Sept. 1986	TCI	Pleasant Hills	American Movie Classics		
KQEC (now KMTP)	San Francisco, CA	Drop	Apr. 1987	United	Cupertino	CNN News		
KQED	San Francisco, CA	Shift		TCI	Oakland		714 members dropped; approx. \$25,000 lost; \$3,200 spent trying to reverse shift.	
KRCB	Rohnert Park, CA	Shift from 11 to 22	May 1991	MultiVision	Rohnert Park	Showtime	Less than 1 week notice. Confusion; loss of service for subscribers.	No
KRCB	Rohnert Park, CA	Shift from 36 to 33	5/30/91	Chambers	Novato, CA	San Jose independent	Loss of audience; no notice given prior to shift. Confusion; loss of service for subscribers. Price increase caused by tier restructuring.	
KRCB	Rohnert Park, CA	Shift from 11 to 22	Early 1988	ML Media	Rohnert Park		Converters necessary	
KSIN	Sioux City, IA	Shift from 11 to 9	Fall 1988	Sooland Cable	Sioux City		Subscribers complained about interference.	
KSMQ	Austin, MN	Shift from 8 to 48	Fall 1988	Jones Intercable	Owatonna		Viewership dropped; auction suffered.	Moved to ch. 23 after pressure exerted - early 1990s.
KTCI	St. Paul, MN	Shift		Continental Cable	St. Paul			
KTCI	St. Paul, MN	Timeshare	Dec. 1986	Rogers Cable	Minneapolis			

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
KTEH	San Jose, CA	Drop	12/30/87	TCI	Sunnyvale	Discovery	Viewers complained of "reduced access to local matters." Lost approx. 150 members and \$11,000 in revenues.	
KTEH	San Jose, CA	Drop	June 1987	TCI	Fremont	Discovery	Lost at least \$4,400 in donations.	
KTEH	San Jose, CA	Drop	Dec. 1986	TCI	Daly City		Lost several members and approx. \$800 in revenues.	
KTEH	San Jose, CA	Drop	Dec. 1986	Group W	Scotts Valley			
KTEH	San Jose, CA	Drop	12/30/87	TCI	San Carlos	Home Shopping	Morning adult education programming dropped; lost members and at least \$1,200 with donations.	
KTEH	San Jose, CA	Drop	6/11/88	TCI	San Carlos, Redwood City		Loss of members who were unable to get KTEH. Lost at least \$5,300 in revenue.	
KTNE	Lincoln, NE	Shift from 4 to 21	11/1/87	Sidney Cable	Sidney	Denver PTV	Loss of local programming from first tier.	Yes-on ch.4 about 3/89.
KTNE	Lincoln, NE	Shift from 8 to 28	6/10/09	TCI	Alliance		Viewer complaints; viewers charged for converter boxes.	Yes
KTNW	Richland, WA	Shift from 10 to 31	1/1/90	United Artist Cable	Pasco, Kennewick			
KTPS (now KBTC)	Tacoma, WA	Timeshare	1989	Viacom	Seattle			
KTPS (now KBTC)	Tacoma, WA	Shift	Prior to 6/88	TCI	Bremerton			Yes
KTPS (now KBTC)	Tacoma, WA	Shift	Prior to 6/88	TCI	Seattle			Yes
KTPS (now KBTC)	Tacoma, WA	Shift		Viacom	King, Snohomish			
KTSC	Pueblo, CO	Shift		TCI	Pueblo			Yes
KTWU	Topeka, KS	Drop	4/1/86	Cablevision	Hiawatha	KCPT (Missouri)	Viewers lost access to many Kansas-oriented programs. Estimated loss could be as high as 4,000 dollars/year from 94 members in Hiawatha.	Yes
KTWU	Topeka, KS	Drop	Jun. 1986	Multimedia	Herington			
KTWU	Topeka, KS	Drop	9/14/87	Amer. Cablevision	Ft. Leavenworth	Shopping Channel	Schools lost science program in mid-semester. Lost approx. 40 members and \$1,500 in revenues.	
KTWU	Topeka, KS	Drop	Fall 1988	Douglas Cable	Horton			Yes, after 2 weeks.
KTWU	Topeka, KS	Shift from 10 to 36		Douglas Cable	Shawnee County		Lost viewership; many people called to complain.	Yes, after 1992.
KTWU	Topeka, KS	Drop	7/1/89	American CBV	Ft. Leavenworth		Lost approx. 100 members/ average annual pledge of about \$35.	
KTWU	Topeka, KS	Shift from 11A to 5A	Summer 1986	Telecable	Overland Park		Interference problems from KCTV ch. 5; signal more difficult to receive. Lost approx. 288 members and \$12,096 in contributions; loss of identity with on-air channel number.	no
KTWU	Topeka, KS	Shift from 10 to 8	12/1/86	TCI	Topeka		Loss of viewership.	
KUED	Salt Lake City, UT	Shift from 7 to 25	1986 or 1987	TCI	Provo		Lost approx. 150 subscribers and \$6,000 in revenue; station moved off channel.	
KUHT	Houston, TX	Shift	7/1/88	Prime Cable of Katy	Katy			
KUHT	Houston, TX	Shift	7/1/88	Prime of Pasadena	Pasadena			
KUID	Boise, ID	Shift	Fall 1986	TCI	Lewiston		Station moved off channel; subscribers required to buy a converter.	

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
KULC	Ogden, UT	Shift from 14 to 36	2/14/89	TCI	Salt Lake/Ogden	Commercial channel		
KUON	Lincoln, NE	Shift from 12-20	Sept. 1988	Cox Cable	Omaha			
KVCR	San Bernardino, CA	Drop	1/1/84	Comcast	Ontario, Calif			Yes - 1992
KVIE	Sacramento, CA	Drop	May 1987	ML Media	Fairfield		Lost approx. 70 subscribers and \$3,350.	
KWSE	Williston, ND	Shift	Prior to	TCI	Williston			
KWSU	Pullman, WA	Shift		TCI	Lewiston			
KYNE	Omaha, NE	Drop		United	Bellevue	KUON (PTV)		
KYVE	Yakima, WA	Drop	2/24/87	TCI	Wenatchee	Satellite Channels	Local programming no longer available.	
Louisiana Public Broadcasting	LA	Drop	10/4/90	St. Charles Cable TV	Luling, LA		4000 viewers unable to receive college credit, high school equiv. training & other literacy programs as well as other educational benefits offered by LPB.	No
Mississippi ETV	MS	Drop	6/30/91	Storer (now owned by TCI)	Fairhope, AL	Mind Extension University, Encore, BET, Court TV		No
Mississippi ETV	MS	Shift from 2 to 10	Spring 1991	Star	Hernando	E! Entertainment TV	Many viewers complained. Lack of clear signal in prime viewership area.	
WBGU	Bowling Green, OH	Shift from 12 to 30		Heritage	Pauldine		Lost a few members; approx. \$320 in membership income lost.	
WBGU	Bowling Green, OH	Shift from 8B to 24B		Buckeye	Toledo			
WBGU	Bowling Green, OH	Shift from 6 to 32		Heritage	Bryan			(?)
WBGU	Bowling Green, OH	Shift from 12 to 30		Heritage	Van Wert		Lost 42 members and approx. \$1,700.	
WBGU	Bowling Green, OH	Shift from 12 to 31		Heritage	Celina			
WCBB	Augusta, ME	Drop	3/31/90	Cable TV of Kennebunk	Kennebunk	Family Channel	Loss of approx. \$20,000; 300 members in the area.	
WCBB	Augusta, ME	Drop	1988	Cablevision	Saco, Old Orchard Beach	51 Portland	Lost approx. 150 members and \$7,500 in membership donations. Lost foundation support. Loss of local public affairs programming; \$5,000 spent to correct drop.	Yes, in 1989.
WCET	Cincinnati, OH	Drop	4/1/88	Viacom	Dayton	WPTD/Discovery Channel	Loss of instructional programs and local companion documentaries to Project Literacy Outreach program.	
WCET	Cincinnati, OH	Drop	12/31/88	Viacom	Dayton			
WCET	Cincinnati, OH	Drop	12/1/88	ContinentalCBV	Dayton			
WCEU	Daytona Beach, FL	Shift	5/1/91	Palm Cable	Palm Coast, FL		Not all viewers will receive station, confusion to viewers. Detrimental to students taking telecourses.	

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
WCFE	Plattsburgh, NY	Shift from 7 to 14	1/2/90	Adelphia Cable	Saranac Lake	ESPN	Confusion; loss of service for subscribers.	
WCFE	Plattsburgh, NY	Drop/then shift	Feb. 1987	TCI	St. Albans	WETK (PTV)	Loss of unique educational programming.	
WCMU	Mt. Pleasant, MI	Shift	Prior to	Gerity	Bay City			
WCVE	Richmond, VA	Shift from 9 to 32		Storer	Chesterfield			
WCWV	Richmond, VA	Shift from 10 to 34		Storer	Chesterfield			
WEDH	Hartford, CT	Drop	3/1/87	Comcast	Danbury	Lifetime		
WEDH	Hartford, CT	Drop	Feb. 1987	Pioneer	Palmer	MTV		
WEDU	Tampa, FL	Shift from 4 to 2	March 1991	Paragon	Temple Terrace	JC Penney Shopping	Possible loss of revenues during March pledge. Many viewers confused. Price increase caused by tier restructuring.	
WEDW	Bridgeport, CT	Drop	Nov. 1986	Rogers USA	New Rochelle	C-Span		
WEDW	Bridgeport, CT	Drop	4/1/87	Times Mirror	Riverhead	Lifetime		
WENH	Durham, NH	Drop	Nov. 1986	Warner	Lynn		Programming not available on other stations. Dozens of dues-paying members in the area upset.	
WENH	Durham, NH	Drop		Times-Mirror	Haverhill			Yes, March 1987
WENH	Durham, NH	Shift		Times-Mirror	Haverhill		Required subscribers to buy a converter.	
WENH	Durham, NH	Shift from 11 to 25	12/1/87	James Communications	Springfield		Poor reception; replaced by CNN.	
WETA	Washington, DC	Drop, then shift	Apr. 1986	Comcast Cable	Baltimore County		Soon after station was dropped it was reinstated but on the public access channel which it had to share.	
WETK	Burlington, VT	Shift from 20 to 26	Approx. 8/91	Cablevision	St. Albans			
WFUM	Flint, MI	Shift		TCI	Saginaw			
WFYI	Indianapolis, IN	Shift from 20 to 21	1/2/91	American Cablevision	Indianapolis		80,000 subscribers affected.	
WFYI	Indianapolis, IN	Drop	June 1991	New Castle Cable	New Castle, IN (now TCI of Indiana)	Encore and Court TV	Loss of school contact and service. Loss of audience; viewers and members. Loss of unique programming.	No
WFYI	Indianapolis	Shift from 2 to 21	Sept. 1988	Dimension	Lafayette			
WGBH	Boston, MA	Drop	12/1/89	Chesterfield Cablevision	Keene, NH		Loss of audience/subscribers and full service PTV.	
WGBX	Boston, MA	Timeshare	6/1/88	Heritage Cablevision	Lincoln, RI		58,000 subscribers in Rhode Island and Massachusetts affected.	No
WGBY	Springfield, MA	Drop	3/1/87	Comcast	Middletown	Spanish Station		
WGBY	Springfield, MA	Shift, Timeshare with 2 other stations.	August 1986	United Cable of Connecticut	Hartford County	WGBY made to share with two Springfield commercial stations	Confusion in public perception about the nature of public broadcasting. Viewer confusion as to There were more than 1500 WGBY members in the 21 communities affected.	
WGTE	Toledo, OH	Drop	1/1/91	Clear Cablevision	Saline, MI		160 WGTE members lived in Saline area, representing \$9,300 in annual contributions.	
WGTE	Toledo, OH	Shift from 30-56	7/1/88	United Cable TV	Woodhaven			
WGTV	Atlanta, GA	Shift from 8 to 19	11/1/86	TCI	Athens		Viewers required a new converter; some viewers complained to cable system.	Yes, after complaints

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
WGTV	Atlanta, GA	Shift	Prior to	Prime	Atlanta			
WGVU	Grand Rapids, MI	Shift		Taft Cable	South Haven			
WHA	Madison, WI	Shift	Prior to	Jones Intercable	Janesville			
WHMM	Washington, DC	Shift from 13 to 38	1986-1987	Comcast	Baltimore			
WHMM	Washington, DC	Shift from 29 to 36		Arlington Metrocable	Arlington, VA			
WHRM	Wausau, WI	Shift from 2 to 26	4/4/88	Jones Wausau	Wausau		Schools had hard time getting a clear picture.	Yes, pursuant to must carry.
WHRO	Norfolk, VA	Shift		Cox	Norfolk			
WILL	Urbana, IL	Drop	4/23/87	TCI	Herscher	WTTW(PTV)		
WILL	Urbana, IL	Drop	Dec. 1986	Liberty	Charleston			
WIPB	Muncie, IN	Drop	6/1/91	TCI	Alexandria and Elwood		Loss of full PTV service; 12,00 to 15,00 viewers affected; no notice given.	Yes, after must carry.
WIPB	Muncie, IN	Drop	4/10/91	Jones Spacelink	Bluffton	USA	Loss of subscribers, PBS service and local broadcast service.	
WIPB	Muncie, IN	Shift from 13 to 19 to 29	1988 or 1989	TCI	Richmond		Before the shift station had 300 members in the area; after the shift only 150 members.	
WJCT	Jacksonville, FL	Drop	4/1/91	Palm Cable	Palm Coast	College station w/ instructional programming	Potential revenue loss of \$14,000 per year. Loss of programs relevant to viewers. Note: An aggressive member campaign and face-to-face meeting with cable co. & parent co. required before resoration. Loss of regional PBS station w/ close ties to area.	Yes
WJCT	Jacksonville, FL	Shift to higher channel, 32	Jan. 1987	Cablevision	Palatka	Home Shopping Network	Lost approx. 45 members and \$2,450. Spent \$4,000 in campaign to reverse shift; viewers needed a converter.	
WKAR	East Lansing, MI	Drop	June 1991	WestMarc (TCI)	Battle Creek, MI	Encore; rearranged system for extended basic tier	Station had 592 members in area before drop. One year later, had only 30. Loss of local program production including state-oriented programming; loss of programming to classrooms.	Yes, pursuant to must carry.
WKAR	East Lansing, MI	Drop	5/1/86	Columbia	Ann Arbor and Ypsilanti	DNK		Yes, 1991
WKAR	East Lansing, MI	Drop	2/1/87	Wolverine	Battle Creek	WTBS	Loss of access by 22,000 subscribers.	Yes
WKLE	Lexington, KY	Shift to 46	Approx. 1/87	Centel	Richmond			
WKLE	Lexington, KY	Shift to 15		TCI	Winchester		Schools objected.	
WKMA	Madisonville, KY	Shift from 10 to 17		TCI	Henderson		Shift was without prior notice; schools affected.	
WKMR	Morehead, KY	Shift from 11 to 22		Pardigm	Grayson		No notice given; schools affected.	
WKNO	Memphis, TN	Drop	5/1/91	Star Cable	Hernando, MS	Mississippi ETV; E! Entertainment TV added	Loss of local service.	

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
WKYU	Bowling Green, KY	Shift from 11 to 4	In 1990	Storer	Bowling Green County	WDCN, Nashville PTV station	Corrected quickly but still caused viewer confusion.	Yes
WLIW	Plainview, NY	Shift from 14 to 24	6/3/88	TKR	Rockland Co.			
WLRN	Miami, FL	Shift from 20 to 39	June 1991	Storer North	Dade County	Nostalgia, Sportsvision	Separated by 13 channels from other local broadcast stations. Poor technical quality of signal on channel.	
WLRN	Miami, FL	Shift from 20 to 39	June 1991	Storer	Broward County	FNN	Separated by 13 channels from other local broadcast stations. Poor technical quality of signal on channel.	
WLRN	Miami, FL	Shift from 28 to 45	June 1991	Storer South	Dade County	Nostalgia, sports vision; shift from 28 to 45		
WLRN	Miami, FL	Drop	Dec. 1985	Cablevision [Adelphia Cable and Miami TCI]	Miami	DNK	Public pressured cable system to restore.	Yes; one week later.
WLRN	Miami, FL	Shift from 17 to 26	6/1/88	Miami Cablevision/TCI	Miami	Showtime	Lost many viewers and subscribers.	
WLRN	Miami, FL	Drop	12/1/86	Selkirk	Ft. Lauderdale	Nickelodeon	Substantial drop in audience	
WLRN	Miami, FL	Shift	Prior to	Storer	North Miami		Loss of audience.	
WMFE	Orlando, FL	Shift from 3 to 2	1/26/91	CableVision of Central Florida	Orlando	Fox	Shift caused a very bad ghosting problem. Many viewers complained.	
WMHT	Schenectady, NY	Drop	Apr. 1988	Charlemont	Readsboro, VT		Lost viewers.	
WMHT	Schenectady, NY	Shift	Prior to 6/88	Cablevision	Albany			Yes
WMHT	Schenectady, NY	Shift from 35-37	Sept. 1987	Jones Intercable	Glenville, Saratoga			
WMHX (now WMHQ)	Schenectady, NY	Drop	Feb. 1988	Cablevision	Glens Falls	CNN		
WMVS	Milwaukee, WI	Shift	Prior to	Jones Intercable	West Allison			
WMVT	Milwaukee, WI	Shift	4/1/88	Paragon Cablevision	Milwaukee			
WMVT	Milwaukee, WI	Shift	11/28/88	Viacom	Greenfield			
WNED	Buffalo, NY	Shift	pre-1987	TCI	Buffalo		Station spent \$20,000 on campaign to reverse shift; sunscribers required to buy converters.	Yes, after protests.
WNIN	Evansville, IN	Drop	2/1/91	Loogootee Cable (now Tele-Media Co. of the Mid-South)	Loogootee, IN	CNN Headline News and local access added to system	Loss of revenue and full PTV service; lost 75 members.	Yes, pursuant to must carry.
WNIN	Evansville, IN	Drop	Jan. 1986	Century Comm.	Owensboro, KY	CBN	Viewers upset. Station received as many as 200 calls per day.	Yes. Within 3 weeks, pursuant to viewer pressure.

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
WNIN	Evansville, In	Drop	Jan. 1989	Douglas Cable	Bone Gap, Browns, Keensburg, and Allendale			
WNIN	Evansville, IN	Shift from 10 to 18	1/16/87	TCI	Owensville		Station put on secondary inferior channels; station lost membership.	
WNIN	Evansville, IN	Shift from 9 to 24	1/16/87	TCI	Boonville		Station put on secondary inferior channels; station lost membership.	
WNIN	Evansville, IN	Shift from 5 to 27	1/1/87	TCI	Mt. Vernon		Station put on secondary inferior channels; station lost membership.	
WNIN	Evansville, IN	Shift from 9 to 18	1/16/87	TCI	Princeton		Station put on secondary inferior channels; station lost membership.	Yes
WNIN	Evansville, IN	Shift from 9 to 24	1/16/87	TCI	Jasper		Station put on secondary inferior channels; station lost 172 members and approx. \$10,000.	
WNIN	Evansville, IN	Shift from 9 to 19	Feb. 1989	Star Cable	Evansville, Wadesville, Poseyville		Station put on secondary inferior channels; station lost membership.	Yes, pursuant to must carry.
WNIT	South Bend, IN	Shift from 10 to 39	5/1/91	Jones Intercable	Three River, MI	Commercial station	Put station outside reach of standard cable box.	
WNJM	Montclair, NJ	Drop	April 1987	Paragon	Manhattan	ESPN		
WNJM	Montclair, NJ	Drop	12/1/87	American Cablesystems	Ossining			Yes
WNJM	Montclair, NJ	Shift		UA-Columbia	Oakland		Shifted to channel that schools could not receive.	
WNJM	Montclair, NJ	Shift from 8 to 34	Sept. 1988	TKR Montvale	Montvale			
WNJS	Camden, NJ	Drop	Dec. 1986	Harron	Millville		WNJS was the only provider of daytime instructional television. Spent \$600 trying to reverse drop.	
WNJS	Camden, NJ	Drop		TCI	Wildwood		Spent \$1,500 trying to reverse drop.	
WNJT	Trenton, NJ	Drop	1986 (est.)	Lower Bucks	Levittown			
WNJT	Trenton, NJ	Shift		Comcast	Trenton		Schools had hard time finding station.	
WNPB	Morgantown, WV	Shift from 8 to 24	4/5/90	Century Cable	Morgantown, WV		Nearly 4000 students were affected as only 20 of the 500 TV sets used had converters. Programming lost even though service had been paid for by Bd of Ed. Station spent time and \$10,000 to \$15,000 informing viewers of shift.	Yes
WNPB	Morgantown, WV	Shift from 13 to 7	6/1/91	Clarksburg Cable	Clarksburg, WV	MTV	No notice given. Viewers unable to locate WNPB on dial.	Yes
WNPB	Morgantown, WV	Drop	Sept. 1986	Helicon Cablevision	Uniontown, PA	CNN	Lost viewers; contributors.	
WNPB	Morgantown, WV	Shift from 8 to 20	6/10/87	Wheeling Cable/TCI	Wheeling		46% drop in membership; 36% drop in revenue during March 1987 pledge drive.	
WNSC	Rock Hill, RI	Drop		Vision	Albemarle		Programming geared to international community lost; lost 33% of viewership and estimated \$10,000 in membership fees.	Yes
WNVC	Fairfax, VA	Drop	1/1/87	Hauser Comm. (now Cable TV Arlington)	Arlington	CNN	Loss of only television source of programming in numerous foreign languages for Arlington. Loss of programming relating to Virginia General Assembly.	
WNVC	Fairfax, VA	Shift from 19 to 34		Jones Intercable	Alexandria			

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
WNVT	Goldvein, VA	Shift from 32 to 19		Jones Intercable	Alexandria			
WNYC	New York, NY	Drop	Sept. 1986	Suburban	East Orange			
WNYC	New York, NY	Drop	7/1/86	Sammons	Dover			
WNYC	New York, NY	Drop		Commonwealth	Carmel	WTZA		
WNYC	New York, NY	Shift from 24 to 42	Dec. 1988	Cablevision	Great Neck	Pay per view		
WNYC	New York, NY	Timeshare	Jan. 1988	Orange City CV	Wurstboro			
WNYC	New York, NY	Shift	Apr. 1988	TKR	Metuchen	Share w/Sports ch. & Travel Ch.		
WNYC	New York, NY	Drop	June 1986	Harte-Hanks	Ocean Township			
WNYE	New York, NY	Drop	Jan. 1986	United Artists	Wayne	Weather Channel		
WNYE	New York, NY	Drop	7/1/86	Sammons	Morristown	CNN		
WNYE	New York, NY	Drop		TKR Cable	Rockland			
WOSU	Columbus, OH	Shift from 8 to 7	Sept. 1991	Warner Cable	Columbus	Fox	WOSU lost well-established channel placement.	Yes
WOSU	Columbus, OH	Shift	Prior to	Times-Mirror	Coshocton			
WOUB	Athens, OH	Drop	Apr. 1986	Consolidated	Pt. Pleasant, WV; Gallipolis, Pomeroy, Middleport, Syracuse, and Salisbury, Ohio			Yes
WOUB	Athens, OH	Shift		TCI	Parkersburg		Affected in-school service.	
WOUC	Cambridge, OH	Drop		TCI	Winterville	Discovery		
WOUC	Cambridge, OH	Shift	Prior to	TCI	Holloway			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Hopedale			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Dillonvale			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Cadiz			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Shadyside			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Glencoe			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Barnesville			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Bellaire			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Jewett			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Fushing			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Bethesda			
WOUC	Cambridge, OH	Shift	Prior to	TCI	Martins Ferry			
WPBT	Miami, FL	Drop (in some areas)	Oct. 1988 & 10/1/1990	National Cable	Lake Worth		\$6000 of Station resources diverted to fight drop; loss of members, loss of revenue.	Yes
WPBT	Miami, FL	Shift from 13 to 24	Jan. 1989	Comcast Cable	West Palm Beach		Loss of membership revenue.	
WPBY	Huntington, WV	Shift	Prior to	Cablevision	Charleston			
WPTO	Oxford, OH	Drop	Summer 1990	Storer [Now served by TKR Cable Co.]	Newport, KY		Loss of local broadcast source to cable viewers.	Yes, pursuant to must carry.
WQEX	Pittsburgh, PA	Shift	Jan. 1991	TCI	Pittsburgh		Terrible signal interference from over the air WQED in prime viewership area. TCI refuses to do anything. Loss of viewers and underwriters.	

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
WQLN	Erie, PA	Shift from 9 to 13	4/3/89	Meadville Master Anter.	Meadville			
WRJA	Sumter, SC	Shift from first tier to second tier.	12/1/86	TCI	Sumter		Viewer confusion. Shift occurred during fundraising drive.	
WRLK	Columbia, SC	Shift from 11 to 15	12/1/86	TCI	Columbia		Weaker signal - change occurred in the midst of fundraising drive.	Yes
WSBE	Providence, RI	Shift from 9 to 36	10/1/87	Dimension	Warwick			
WSIU	Carbondale, IL	Shift		TCI	Harrisburg			
WSJK	Knoxville, TN	Drop	3/1/87	Daniels & Associates	Asheville	Discovery		
WSWP	Beckley, WV	Drop	Late 1980s	Triax	Paris, VA			Yes
WSWP	Beckley, WV	Drop	1/1/87	Blacksburg Cable TV	Blacksburg, VA		Loss of approx. 115 members and \$5,700 in revenues.	No
WSWP	Beckley, WV	Drop	12/1/86	Harmon	St. Albans	CNN	Loss in viewership, and approx. 136 members and \$6,800 in contributions.	No
WSWP	Beckley, WV	Drop	Jan. 1987	Cablevision	Logan		Lost approx. 46 members and \$2,300 in donations. Spent approx. \$1,000 trying to get back on system.	Yes
WSWP	Beckley, WV	Shift	Prior to 6/88	Cablevision	Charleston		Lost approx. 310 members and \$15,500 in income. Spent \$10,000 trying to reverse shift.	
WSWP	Beckley, WV	Shift from 11 to 7	5/9/88	Beckley Telecable	Beckley			
WTCI	Chattanooga, TN	Drop	Sept. 1986	Daniels & Associates	Rossville	Local Origination		No
WTCI	Chattanooga, TN	Drop	April 1988	Lookout Cable	Ft. Oglethorpe, GA			No
WTIU	Bloomington, Indiana	Drop	June 1986	TCI	Franklin	American Movie Classics	Lost approx. 15 members and \$700 in contributions.	Yes
WTIU	Bloomington, IN	Drop	1/7/87	TCI	Greensburg	Lifetime	Distance learning damaged.	Yes
WTIU	Bloomington, IN	Shift		Post Newsweek	Greenwood			
WTIU	Bloomington, IN	Shift		Omega Communication	Mitchell			Yes. 1/8/87
WTIU	Bloomington, IN	Shift		Omega Communication	Brazil			
WTIU	Bloomington, IN	Shift to 25		TCI	Bloomfield			
WTIU	Bloomington, IN	Shift		Cardinal	No. Vernon			Yes
WTVP	Peoria, IL	Shift from 12 to 29	Sept. 1990	NW Illinois TV Cable	Galesburg, Knoxville		Second largest cable subscribers in viewing area. No notice. Subscribers unaware; schools not notified. Carl Sandburg College without service.	Yes
WTVP	Peoria, IL	Shift from 6 to 19	Oct. 1987	TCI/Liberty	Cuba			Yes
WTVP	Peoria, IL	Shift from 7 to 21	10/1/87	TCI/Liberty	Canton			
WTVP	Peoria, IL	Shift from 6 to 19		TCI/Liberty	Lewiston			
WTVP	Peoria, IL	Shift from 4 to 11	Spring 1987	Continental CBV	Pekin			
WTVP	Peoria, IL	Shift from 4 to 11	Spring 1987	Continental CBV	Morton			
WTVP	Peoria, IL	Shift from 7 to 21	5/1/87	Fulton CATV	Canton			
WTVP	Peoria, IL	Shift from 6 to 19	Dec. 1986	Fulton CATV	Lewistown/ Cuba			
WTVS	Detroit, MI	Shift from 6 to 56	Sept. 1993	Continental	Dearborn Heights	TBS		Yes after station action.

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
WTVS	Detroit, MI	Shift from 6 to 56	Aug. 1986	United	Lincoln Park	CNN	Only homes with converter boxes could receive station. After viewer and station complaints shifted to 26.	Yes, initially put on ch. 26 and pursuant to must carry put back on ch. 6.
WTVS	Detroit, MI	Shift from 6 to 56 and then to 26	Jan. 1987	United	Oakland County	CNN	13 suburbs including 90,000 homes affected	Yes, pursuant to must carry.
WTVS	Detroit, MI	Shift from 3 to 23	6/1/88	Comcast	Sterling Heights			
WTVS	Detroit, MI	Shift from 6 to 20	6/1/88	Booth	Birmingham			
WUCM	University Ctr., MI	Drop	Jan. 1989	Comcast	Flint	University of Michigan PTV Station	Loss in viewership; membership	Yes, October 1992.
WUCM	University Ctr., MI	Shift from 19 to 28	2/1/87	TCI/Taft	Thomas Twp.			
WUCM	University Ctr., MI	Shift from 10 to 19	4/1/88	Cablevision	Bridgeport/ Frankenmuth			
WUCM	University Ctr., MI	Shift from 25 to 28	2/1/87	TCI/Taft	Sebewaing			
WUCM	University Ctr., MI	Shift from 9 to 19	7/1/87	Huron Cable	Harbor Beach	CNN		
WUCM	University Ctr., MI	Shift		Gerity	Bay City			
WUCM	University Ctr., MI	Shift		Bresnan Comm.	Midland			Yes, on ch. 9 as of 1995.
WUCM	University Ctr., MI	Shift		Bresnan Comm.	Essexville			Yes, on ch. 9 as of 1995.
WUCM	University Ctr., MI	Shift from 3 to 19	5/1/87	Bresnan Comm.	Bay City	USA Network		Yes, on ch. 9 as of 1995.
WUCM/WUCX	University Center, MI	Shift from 11 to 32	July 1990	Cable Tec of Michigan	Sanford	QVC	Viewer confusion	
WUFT	Gainesville, FL	Drop	Jan. 1991	Cablevision of Central Florida	Citrus County	Fox	Significant station resources devoted to restoration. Without restoration, loss of member contributions could be \$25,000.	Yes, after two weeks.
WUNC	Chapel Hill, NC	Drop	5/1/86	Cablevision Industries	Danville			
WUNG	Concord, NC	Shift from 4 to 5	Feb. 1987	Vision	Salisbury			
WUNG	Concord, NC	Shift from 9 to 30	5/1/88	CBV of Gastonia	Gastonia			
WUNG	Concord, NC	Shift from 11 to 28	5/1/88	CBV Belmont	Belmont	Billboard		
WUNG	Concord, NC	Shift from 4 to 20	Feb. 1987	Summit	Statesville			
WUNJ	Wilmington, NC	Shift from 8 to 13	2/16/87	Vision	Wilmington			
WUSF	Tampa, FL	Drop	7/1/86	Centel	Brooksville		At least 30 viewers called to complain.	
WUSF	Tampa, FL	Drop	Apr. 1986	Storer	Cape Haze, Englewood, Northport			
WUSI	Olney, IL	Drop	June 1986	TCI	Charleston	American Movie Classics		

PUBLIC TELEVISION STATIONS
MUST CARRY DROP/SWITCH MASTER LIST

Call Letters	Location	Drop or Shift?	Date	Cable system name	Cable system Location	Replaced by:	Harm	Restored?
WUSI	Olney, IL	Shift		Midwest	Mt. Carmel			
WUSI	Olney, IL	Shift		TCI	Sullivan			
WVPT	Harrisonburg, VA	Shift		Cablevision	Lynchburg			
WVTA	Windsor, VT	Drop	Oct. 1988	State Cable TV	Center Conway NH	NHPTV		
WVUT	Vincennes, IN	Drop	June 1991	TCI	Jasper, Princeton	Encore, Court TV, Prime Sports Network	Loss of educational programming.	
WWPB	Hagerstown, MD	Shift from 11 to 20	Prior to 6/88	TCI	Cumberland			
WXEL	West Palm Beach, FL	Drop	12/1/86	Selkirk	Ft. Lauderdale	Discovery	Lost viewers and membership revenues.	
WXEL	West Palm Beach, FL	Drop		Denntronics	Delray Beach		Lost viewers and membership revenues.	
WXEL	West Palm Beach, FL	Shift from 11 to 42	8/28/89	Leadership Cablevision	Delray Beach			
WYCC	Chicago, IL	Drop		TCI	McHenry			Yes, pursuant to must carry.
WYCC	Chicago, IL	Drop		TCI	Great Lakes			Yes, pursuant to must carry.
WYCC	Chicago, IL	Drop	June 1986	United	Carpentersville	Discovery	WYCC is wholly instructional, targeted in large part to the Hispanic population; 70 college and adult telecourses lost.	Yes, pursuant to must carry.
WYCC	Chicago, IL	Drop	Dec. 1986	Centel	Elgin	Mex. Channel	WYCC is wholly instructional, targeted in large part to the Hispanic population; 70 college and adult telecourses lost.	Yes, pursuant to must carry.
WYCC	Chicago, IL	Drop	Dec. 1986	Centel	Aurora		WYCC is wholly instructional, targeted in large part to the Hispanic population; 70 college and adult telecourses lost.	Yes, pursuant to must carry.

Connecticut Public Broadcasting Inc.

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203/278-5310

JERRY FRANKLIN
President/CEO

April 3, 1990

The Honorable Bruce Morrison
U. S. Representative
330 Cannon House Office Building
Washington, D. C. 20515

Dear Representative Morrison:

As you know, there's good news on the cable must-carry agenda. Just last week, legislation was brought forward by Representatives Dingell, Rinaldo, Markey and Lent that provides unprecedented carriage protection for Connecticut Public Television and all public television stations throughout the country.

To strengthen this legislation and to keep the momentum going, would you please join your colleagues as a co-sponsor to HR 4415, the "Public Television Cable Carriage Act of 1990". Not only does this legislation provide protection for Connecticut Public Television, but it also protects our schools' access to important educational resources.

Again, as you know, CPTV relies heavily on the twenty-six cable operators in Connecticut to carry its signal throughout the state. And from the latest A.C. Nielson surveys, our programs are appreciated more than ever. Our programs continue to be distinguished. Over fifty documentaries and special productions are produced each year that focus entirely on Connecticut issues. No other television station in the state can make that claim! Your support in assuring access for our citizens to these unique programs is deeply appreciated.

Sincerely,


Jerry Franklin

JF:cee

Print
Connecticut Magazine
(CPTV Guide)
Applause
(CPR Guide)

Production
Corporate Video Center, Inc.
Interactive Solutions

bcc: Ric Greffe, NAPTS
David Brugger, NAPTS

*Sorry I missed you
last week when you were
in our studios.*

APTS 001993



Office of the Dean
2096 Weimer Hall
904/392-0466

College of Journalism & Communications

University of Florida • Gainesville, Florida 32611-2084

January 30, 1991

Senator Bob Graham
241 Dirksen Senate Office Building
Washington, DC 20510

Dear Bob:

I want you to know what is happening to WUFT-TV Channel 5 as a result of action taken by Cablevision of Central Florida involving cable carriage changes on their systems in Crystal River and Citrus county. Within the past week, they have completely eliminated WUFT-TV from their systems. We were formerly carried on Channel 5 on those systems and have nearly 600 members of our public television station in that county. That translates into nearly \$25,000 in viewer contributions of support for WUFT-TV.

We feel what is being done to our station and our viewers in that area is wrong. It can have a devastating effect on our ability to serve those people. Our research shows that more than 12,000 households tune to WUFT-TV each week for our educational and enriching programs. To deprive many of those people access to our public television services is not in their best interest. The cable company apparently has replaced our station with a commercial station which carries the Fox network. We were not even given the courtesy of a notification.

As you know, WUFT-TV carries a variety of public affairs and cultural programs. During the state legislative session, Channel 5 broadcasts the nightly "Today in The Legislature" series during prime time. In the past, that time period has been an alternative to Tampa's WEDU broadcast time. We are also the only public television station to cover the Sixth Congressional District. That includes political and other specific informational programming relevant to that area.

Aside from the fact that we will stand to suffer an economic hardship, we think that a cable system has an obligation and responsibility to the community which it serves to provide public television to their subscribers.

WUFT-TV/FM • WRUF-AM/FM
Equal Employment Opportunity/Affirmative Action Employer

APTS 008567

SENATOR BOB GRAHAM
JANUARY 30, 1991
PAGE 2

Cable is the gatekeeper of which television signals subscribers will have available to them. The cable operator has a responsibility to make sure that public television stations are a strong and visible part of their service. In fact, many communities prohibit outside TV antennas so cable is the only way for those residents to receive broadcast television stations.

Often there is more than one public television signal available in an area. Since many public television stations broadcast schedules which differ from one another, that only strengthens the benefit of cable carriage of public TV.

This action taken by Cablevision of Central Florida is a perfect example of why we need to have a bill passed which requires carriage of public television stations by cable companies. Such a bill was very close to being passed during the last congressional session. It would protect against indiscriminate drops such as we are now experiencing.

We have tried to contact the local office in Crystal River. They referred us to the office in Orlando. After repeated attempts to contact them, we decided to let our friends know about the problem. We have heard from many of them and they are upset.

We need your help. If you feel that the cable subscribers in Citrus county and WUFT-TV have been done an injustice, we would like you to call or write the manager of CableVision of Central Florida and let him know you do not approve of their recent action. Make sure they get the message that their subscribers and viewers of Channel 5 want it restored to Cable Channel 5 on their system.

You can write to Mr. Bill Brown at Cablevision of Central Florida, 3767 All American Boulevard, Orlando, Florida 32810 or you can call him at (407)660-5580.

Thanks for your help. Please let me know if you need any additional information from us on this matter.

All the best,



Ralph L. Lowenstein
Dean

cc: Mr. Richard Lehner, WUFT
Mr. David Brugger, APTV
Mr. Steve Wilkerson, FCTA

APTS 008568



Capital Community Broadcasting, Inc.
224 Fourth Street
Juneau, Alaska 99801-1198
(907) 586-1670

November 8, 1991

The Honorable Ted Stevens
U.S. Senate
Washington, D.C. 20510

Dear Senator Stevens:

I understand that S. 12, "The Cable Television Consumer Protection Act of 1991," is about to come up for a floor vote. I want to urge your support for this legislation, which is very important for KTOO-TV viewers throughout Southeast Alaska.

The "must carry" provision of S. 12 would guarantee that cable subscribers can continue to receive our signal in the nine communities we serve, from Juneau to Ketchikan. We have long been concerned that cable systems, often owned by lower 48 companies without much of an understanding of our communities, are free to drop KTOO-TV's signal from their system, and even replace it with a distant superstation from Denver or Detroit.

Further, we urge you to support an amendment to S. 12 that will give us the same channel positioning protection that the bill now provides to commercial stations. Just this summer, the cable systems in Juneau and Sitka arbitrarily moved KTOO-TV's channel to different dial positions, with hardly any notice. Our appeals to the cable operators went unheeded. In Sitka, we were just moved out of the VHF band, to channel 14, a distinct disadvantage to our viewers. Considering that we provide Sitka with one of only two local program services, we were especially disappointed that no protection exists for public stations.

I hope we can count on your support on this bill. If you or your staff would like additional information on how this legislation would effect KTOO and our viewers, please give me a call.

Sincerely,

A handwritten signature in cursive script that reads 'Bill Legere'.

Bill Legere
President & General Manager

APTS 010130



WIPB-TV

Public Television for East Central Indiana



November 8, 1991

Honorable Daniel Coats
United States Senate
Washington, D.C. 20510

Attention: Mark Hurt

Dear Senator Coats:

"The Cable Television Consumer Protection Act of 1991" is on its way to the Senate floor as S.12. We at WIPB-TV, Channel 49 feel this is really important to our viewers, and want to urge you to strongly support this measure.

This "must carry" legislation will guarantee that cable subscribers will continue to receive WIPB's signal, and other local Public Television signals throughout America. S.12 is long overdue and has been a major goal for the entire Public Television system, and a special priority for WIPB. Over the last four years, for example, in Richmond, Indiana, WIPB, Channel 49 has been on four different channels at the whim of the ownership, TCI Communications, and with no prior notice to our subscribers or to us of channel changes.

At the same time, TCI is operating the cable franchise in Alexandria, a community only 14 miles from Muncie and well within Muncie's Grade A signal coverage area. There, TCI dropped Channel 49 in June with no notice to the station. When contacted, the manager who lives in Lebanon some 70 miles distant from Muncie, indicated she had relied on a survey from several years ago that had indicated WIPB was the next to the least watched program on their cable system. On that basis, she summarily decided to disconnect us.

We have made a strong protest on the matter and hope to have it reviewed again at the corporate level. But this kind of callous disregard for carriage of local Public Television stations is the reason why this kind of legislation is required. All of our subscribers in Alexandria and the many who watch who are not subscribers, have been disenfranchised from the only local television service in east central Indiana by this action.

Isn't it time for common sense to prevail? This legislation

APTS 000462

needs to be enacted as soon as possible. This kind of capricious channel switching on the part of the cable systems, disorients our viewers, disenfranchises them from our programming, and gives us no opportunity to communicate with them except on an after-the-fact basis.

When this legislation is offered, we also encourage you to support an amendment to S.12 that will give Public stations the same channel positioning protection provided in the bill for commercial stations. The amendment would prevent cable operators from arbitrarily assigning and shifting our channel assignment, a practice which is extremely detrimental to our financial health and to the ability to our subscribers to find the programs they rely on.

There is also a direct broadcast satellite component in S.12 that provides for a 4-7% set-aside in channel capacity for public interest programming. We feel this is absolutely essential and that regardless of the delivery mechanism, public interest programming needs to have a window of opportunity provided to it, and guaranteed to our viewers.

Thank you for your serious consideration of our vital interest in S.12. If you or a member of your staff would like additional information on how S.12 could effect Channel 49 and its viewers and subscribers, please call.

Sincerely,



James R. Needham
General Manager

JRN/pf

APTS 000463



November 8, 1991

U.S. Senator William Cohen
322 Hart Senate Office Bldg.
Washington DC 20510

Dear Senator Cohen,

As S.12, "The Cable Television Consumer Protection Act of 1991" comes to a floor vote, I want to weigh in on behalf of WCBB and to tell you how critical this legislation is to our viewers.

By enacting "must carry," S.12 would guarantee that cable subscribers can continue to receive the signals of their local public TV stations. This has long been a major legislative goal for the entire public television industry and a priority for WCBB. We believe common sense dictates that viewers should have unfettered access to the public programming services they have supported with their tax dollars and, often, with voluntary contributions.

WCBB has had mixed experience with cable systems. Some have been very supportive, and some have made unbelievably callous decisions to drop WCBB and deprive viewers of our programs. Cable systems serving Saco, Old Orchard Beach, Carrabassett Valley, and Kennebunk have dropped WCBB and kept us off their systems for up to two years, causing us to lose the membership support of almost 1,000 families (\$50,000) and preventing all 20,000 households they serve from receiving programs such as MaineWatch and Made in Maine, programs that are partially funded by federal dollars through the Corporation for Public Broadcasting and state dollars through grants from the Maine Department of Economic and Community Development.

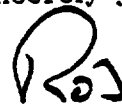
When it is offered, we also urge you to support an amendment to S.12 that will give public stations the same channel positioning protection that the bill now provides for commercial stations. The amendment would prevent a cable operator from arbitrarily assigning- and shifting-our channel assignment. Since WCBB is generally referred to as "Channel 10" throughout our service area, it is very damaging when a cable puts our signal on Channel 19, for example.

S.12 also requires direct broadcast satellite (DBS) service providers to set-aside 4-7% of their channel capacity for public interest programming. This is a provision strongly supported by public TV as it helps to guarantee viewer access to public service programming, no matter what the distribution technology.

APTS 000497

I thank you for your consideration of our strong interest in this legislation. If you or your staff would like additional information on how S.12 would affect WCBB and its viewers, I hope you will call.

Sincerely yours,

A handwritten signature in dark ink, appearing to be 'R. H. Gardiner', written in a cursive style.

Robert H. Gardiner
President and
General Manager

APTS 000498

WGTE

Public
Broadcasting
Foundation
of Northwest
Ohio
5 Huron Street
P.O. Box 30
Cincinnati, Ohio 45202
(619) 243-3091

November 8, 1991

The Honorable Donald Riegle
105 Dirksen Senate Office Bldg.
Washington, D.C. 20510

Dear Senator Riegle:

I have been advised that S.12, The Cable Television Consumer Protection Act of 1991 is to come to a floor vote. On behalf of WGTE, Public Broadcasting in Northwest Ohio and its 250,000 viewers, I urge your affirmative vote on this legislation that is so critical to our viewers. Over thirty percent of our viewers are from southern Michigan, and their primary access to us is by cable. We serve over 1200 students in Michigan schools with our instructional television service and the majority of these schools access us through cable as well. *

Because the Detroit public television station does not have a formal instructional television service, and since the Michigan legislature has cut the funding for Michigan television instruction, our service is more important than ever to our Michigan teachers viewers. *

We have been removed from a cable system in the Michigan area three times during the past year. By asking our viewers and teachers to write, we were able to be reinstated on the two of the systems. One of the systems did not reinstate us and left six schools stranded without being able to complete the courses they had begun during the year. These reinstate campaigns are costly for us to execute, and result in a somewhat adversarial position that we do not wish to create.

S.12 would guarantee that cable subscribers can continue to receive the signals of their local public TV stations. We are in a market with a 66% cable penetration, and the majority of the schools that we serve with instructional television receive our signal from cable. "Must carry" has long been a major legislative goal for the entire public television industry and a priority for WGTE. When we have been dropped from cable systems in the past year, it has created a hardship on the schools involved, as well as on our at home viewers. In some cases it has meant a substantial loss of membership dollars because viewers outside of our Grade A signal could no longer receive a clear signal.

APTS 000524

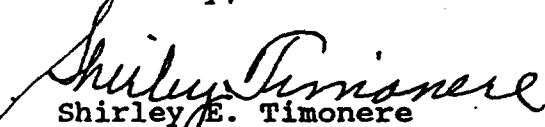
We urge you to support an amendment to S.12 that will give public stations the same channel positioning protection that the bill now provides for commercial stations. The amendment would prevent a cable operator from arbitrarily assigning and shifting our channel assignments. Schools have limited channel capacity and moving our position to the "B" side of the system or to an obscure position away from the mainstream channels creates a hardship. In addition, well over 75% of our members and viewers are over 65. Many of them are not familiar with UHF signals, or the intricacies of the cable channels. They need to know that they can consistently find us on the same "number" each day. Since we are often the only station they watch on cable, they often confuse us with the cable system, and call to chastise us for "moving the station around" all the time.

Direct broadcast satellite(DBS) service providers will be required by S.12 to set aside 4-7% of their channel capacity for public interest programming. This is a provision strongly supported by public TV as it helps to guarantee viewer access to public service programming no matter what the distribution technology.

Our station has worked cooperatively with the local cable systems to co-produce and broadcast programs. We are in negotiation with the local telephone service to work together in the area of fiber optic distribution. We recognize the necessity to cooperate and to expand our sights beyond a single method of distribution, in order to serve our viewers. BUT WE MUST BE ASSURED OF PLACEMENT AS WELL AS FAVORABLE POSITION IN ALL VIDEO DISTRIBUTION SYSTEMS, AND ESPECIALLY AT THIS TIME, ON CABLE, IF WE ARE TO MAXIMIZE OUR ABILITY TO SERVE THE SCHOOLS AND OUR VIEWERS.

Thank you for your consideration. I would be pleased to provide any additional information that would be of help to you or your staff in seeing that the WGTE viewers in Michigan continued to be served.

Sincerely,


Shirley E. Timonere
President & General Manager

SET/pg

APTS 000525



1036 North Eighth Street
Fourth Floor
Milwaukee, WI 53233-1400
414-271-1036
414-225-1895 (FAX)

November 8, 1991

The Honorable Robert W. Kasten, Jr.
United States Senate
110 Hart Senate Office Building
Washington, DC 20510

Attention: David Meeker

Dear Senator Kasten:

As S. 12, "The Cable Television Consumer Protection Act of 1991" comes to a floor vote, I want to weigh in on behalf of WMVS/WMTV-TV, Milwaukee Public and Educational Television, and to tell you how critical this legislation is to our viewers.

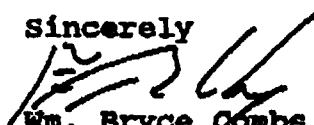
By enacting "must carry," S. 12 would guarantee that cable subscribers--53% of our viewers--can continue to receive the signals of their local public TV stations. This has long been a major legislative goal for the entire public television industry and a priority for WMVS/WMTV-TV. We believe common sense dictates that viewers should have unfettered access to the public programming contributions.

WMVS/WMTV-TV provides an award winning educational and public service that is not available elsewhere. Over 12% of total programming is directly produced for our local audience. Cable TV companies in Washington and Waukesha counties have removed our service, WMTV, from their cable service. Half of our local service is now lost and unavailable to these families due to these cable companies' resistance to carry WMTV. S. 12 would make sure that full service public TV is made available--on cable--to these Wisconsin counties in our FCC mandated primary service area.

S. 12 also requires direct broadcast satellite (DBS) service providers to set-aside 4-7% of their channel capacity for public interest programming. This is a provision strongly supported by public TV as it helps to guarantee viewer access to public service programming, no matter what the distribution technology.

I thank you for your consideration of our strong interest in this legislation. I am,

Sincerely



Wm. Bryce Combs
General Manager

Milwaukee Public &
Educational Television

A Viewer-Supported Service of MATC

MATC is an Affirmative Action/Equal Opportunity Institution

PAGE 002
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NOV 7 13:43 FROM CHANNEL 10/36

RCV BY: XEROX TELECOPIER 7010 : 11-9-91 2:49PM : 414 225 1895



Via Federal Express

November 12, 1991

The Honorable Allan Cranston
United States Senate
#112 Hart Building
Washington, D.C. 20510

Attention: Phil Tyson

Dear Senator Cranston:

As S. 12, "The Cable Television Consumer Protection Act of 1991" comes to a floor vote, I want to urge your "yes" vote on behalf of KVCR-TV.

By enacting "must carry," S. 12 would guarantee that cable subscribers can continue to receive the signals of their local public TV stations. This has long been a major legislative goal for the entire public television industry and a priority for KVCR-TV. We believe common sense dictates that viewers should have unfettered access to the public programming services they have supported with their tax dollars and, quite often, with voluntary contributions.

KVCR-TV was dropped from a cable system in Ontario, California, as soon as the Cable Act of 1984 was passed. That system is only twenty miles from San Bernardino. Efforts to contact cable company personnel about the matter were met with scorn and unreturned telephone calls. They listened to no one. Not our personnel trying to reach them or even the general public (their paying customers) which protested hotly at the time to no avail.

In May of 1989, Southland CableVision, which feeds several cable systems in our immediate area out of Redlands, threatened to drop KVCR-TV in order to carry a cable only channel, Discovery, for which they were being paid. It was only through immediate time consuming action and expensive mailings to our audience and great support from governmental officials that we were able to turn the cable company around and stay on the system.

APTS 000375

Senator Allan Cranston
November 12, 1991
Page #2

When it is offered, we also urge you to support an amendment to S. 12 that will give public stations the same channel positioning protection that the bill now provides for commercial stations. The amendment would prevent a cable operator from arbitrarily assigning -- and shifting -- our channel assignment. Comcast Cable of Riverside, just south of San Bernardino, has never carried KVCR-TV on our FCC licensed channel 24 since the Cable Act of 1984. They carry us on channel 48 to clear the way for their pay movie channels - channels which generate large amounts of income as opposed to the local public service of carrying the only local television station (public or commercial) operating in the Inland Empire area.

I thank you for your consideration of our strong interest in this legislation. If you or your staff would like additional information on how S. 12 would affect KVCR-TV and its viewers, I hope you will call.

Sincerely,



Lew Warren,
Station Manager, KVCR-TV
Extension 1612

APTS 000376

January 6, 1992

101 David Gardner Hall
Salt Lake City, Utah 84112
(801) 581-4194
Fax (801) 581-5620

The Honorable Jake Garn
United States Senate
Washington, D.C. 20510-4401

KULC
EDNET
KUED-ITV

Dear Senator Garn:

We're writing in response to your letter of November 12 concerning S.12, the Cable Regulation Bill.

We appreciate your taking time to answer Fred Esplin's letter in the depth you did. It is very helpful to have a better understanding of your position on the bill. The purpose of this letter is to offer some reasons why you might reconsider your position.

We should state at the outset that our concern is almost exclusively with the "must carry" provision of the bill. As the sole provider of instructional television programming in Utah through both KUED Channel 7 and KULC Channel 9, we are very concerned about this issue. In the absence of such a provision many valuable services, including college credit telecourses and in-service training, are not available to many Utahns, especially in disadvantaged rural areas.

As you know, in most communities, especially in rural Utah, cable TV enjoys a monopoly position. If a television station is not on the cable system it is, effectively, invisible in those communities. Cable companies, as you know, are given a franchise by a community on the basis of commitments they make -- including providing access to education and community resources. Regrettably, for the most part this a commitment which they have not kept.

KULC Channel 9, Utah's Learning Channel, is a vital educational resource which is ideally suited for rural Utah, yet many rural communities are denied access to KULC because the cable companies refuse to carry it. When requesting access for KULC, we are told directly that profit-generating cable channels take precedence over an educational channel.

APTS 000636

The Honorable Jake Garn
January 6, 1992
Page Two

Despite promises made at franchise time, the cable companies are asking themselves why they should provide a local educational service when they can make more money carrying The Shopping Channel or some other revenue-generating channel.

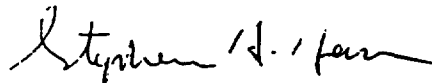
Privatization and competition certainly have their place. However, in the absence of both competition and regulation what you get is a self-interested monopoly which replaces the public service with profit. What you also get is a national cable TV company deciding the kind of information to which your community will or will not have access.

It is naive to assume that everyone is honest and civic minded -- and thus will do the right thing in the absence of regulatory oversight. Telecommunications, by its very nature, will always require regulation to protect the public interest.

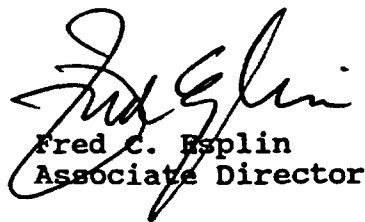
We urge you to reconsider your position on S.12 and to recognize the benefits to the residents of Utah of the must carry provision on the bill.

Thank you for your attention to this matter.

Sincerely,



Stephen H. Hess
Director



Fred C. Esplin
Associate Director

APTS 000637

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FRANCIS J. SULLIVAN, MINORITY STAFF DIRECTOR

United States Senate

COMMITTEE ON APPROPRIATIONS
WASHINGTON, DC 20510

July 23, 1986

Mr. Mark S. Fowler
Chairman
Federal Communications Commission
1919 M Street, N.W.
Washington, D.C. 20554

Dear Chairman Fowler:

I am writing concerning your pending decision on the cable rules relating to local broadcast stations.

We have an excellent statewide public television network in North Dakota. Our citizens have contributed funds to the system, our State has helped considerably, and we have appropriated a significant amount of federal funds for this purpose over the years. As a member of the Appropriations Subcommittee on Labor/HHS/Education, I have long favored public television, and have supported these funds.

In many parts of my home state, all across the western United States, and in rural areas throughout the country, public television provides entertainment and education that is simply unavailable elsewhere. Many of our schools rely on public television broadcasts to supplement their curricula; in rural areas, where the population (and, consequently, the local tax base) is small, it is simply not possible to support a full range of courses without the help of public television programming.

I urge you to ensure the continued cable carriage of the available local public television stations, and trust you will be able to make rules that guarantee all of these local public television broadcasts will continue on local cable systems.

Thank you for your attention to this matter.

APTS 002447

With kind regards, I am

Sincerely,

Quentin N. Burdick

QNB:asb

cc: Commissioner Mimi Weyforth Dawson
Commissioner Patricia Diaz Dennis
Commissioner Dennis Patrick
Commissioner James Quello

APTS 002448

United States Senate

COMMITTEE ON THE JUDICIARY
WASHINGTON, DC 20510

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MELINDA KOUTSOUMPAS, CHIEF CLERK
MARK H. GITENSTEIN, MINORITY CHIEF COUNSEL

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STEVEN J. METALITZ, CHIEF COUNSEL AND STAFF DIRECTOR
PAMELA S. BATSTONE, CHIEF CLERK
JOHN D. PODESTA, MINORITY CHIEF COUNSEL

July 25, 1986

The Honorable Mark Fowler
Chairman
Federal Communications Commission
1919 M Street, N.W.
Washington, D.C. 20554

Dear Chairman Fowler:

I understand that the Federal Communications Commission will soon be deciding on new cable carriage rules determining when and whether local television stations are required to be carried on local cable systems. I urge you to consider carefully the vital role of non-commercial public television when you formulate these new rules.

Public television serves a unique role in Maryland and nationally in making available important programming that the commercial television market cannot support. The University of Maryland, for example, uses public television to make classes available to students who would otherwise be unable to attend. Longstanding congressional and FCC policies reflect a significant government interest in public television's existence and survival. The substantial government interests reflected in those policies require that public television stations be assured of cable carriage in the communities within their service areas.

I urge you to develop rules that will provide that the nation's public television stations will continue to be fully available on local cable systems.

Sincerely,

/s/
Charles McC. Mathias, Jr.
United States Senator

CM:km

APTS 002338

PAUL S. SARBANES
MARYLAND

United States Senate

WASHINGTON, DC 20510

July 29, 1986

Honorable Mark Fowler
Chairman
Federal Communications Commission
1919 M Street, NW
Washington, DC 20554

Dear Mr. Chairman:

I am writing to urge the FCC to develop a modified "must carry" rule which ensures that the public will have meaningful access to public television stations. I am concerned that the proposal currently before the FCC, which embodies the "must carry" agreement reached between the commercial television and cable television industries, does not go far enough in protecting and furthering the public interest with respect to public broadcasting.

Public television has the strong support of the Congress and the public. Programming available on, and in many instances developed by public television stations, is not available on commercial television. If cable systems are allowed to drop public television stations from their offerings, the value of the substantial investment in public broadcasting by the Federal Government and by state and local governments as well will be significantly diminished.

I urge you to provide for cable carriage of public television stations in a way which will assure that these station's offerings remain available to the viewing public. Simply requiring cable systems to provide a switch whereby subscribers could switch off the cable system would not be effective in assuring meaningful access.

With best regards,

Sincerely,



Paul S. Sarbanes
United States Senator

PSS/jlk

APTS 002337

8/5/86

For your information.

Lee Morris

United States Senate

COMMITTEE ON APPROPRIATIONS
WASHINGTON, DC 20510

July 29, 1986

SENATORS ALABAMA
MICHAEL P. WICKER JR. CONNECTICUT
DICK A. BICELLINI IDAHO
JIM LARSEN NEVADA
MIKE GARR UTAH
ROCKMAN MISSISSIPPI
ANDREWS NORTH CAROLINA
ABDOUR SOUTH CAROLINA
WILLIAM W. EASTEN JR. WISCONSIN
FONSECA SAMANTHA NEW YORK
ACE MATTHEWS GEORGIA
ARON RUDMAN NEW HAMPSHIRE
ARLEN SPECTER PENNSYLVANIA
PETT V. DOMENICI NEW MEXICO

SENATE STAFF DIRECTOR
MICHAEL P. WICKER JR. CONNECTICUT
WILLIAM W. EASTEN JR. WISCONSIN
DANIEL E. HENRY HAWAII
JAMES E. HODGES SOUTH CAROLINA
LAWTON CHILDS FLORIDA
J. BENNETT JOHNSTON LOUISIANA
QUENTIN N. BURCHER NORTH CAROLINA
PATRICK J. LEAHY VERMONT
JIM SASSER TENNESSEE
DENNIS DECONCINI ARIZONA
DALE BUMPERS ARKANSAS
FRANK R. LAUTENBERG NEW JERSEY
TONI HARRIS IOWA

J. KEITH BENNETT, STAFF DIRECTOR
FRANCIS J. SULLIVAN, MINORITY STAFF DIRECTOR

Honorable Mark S. Fowler
Chairman
Federal Communications Commission
1919 M Street, N.W., Room 814
Washington, D.C. 20554

Dear Mr. Chairman:

I know you and the Commission are currently preparing new regulations to replace the so-called "must carry" regulations that were abandoned last year. I write to express my very strong desire that the new rules continue to require local cable systems to carry educational and public television stations.

As I am sure you realize, educational television differs in a number of important ways from commercial television, and I feel that this fact should be fully considered as you craft the new rules. Congress has spent considerable sums of money on our public television station programs, and I think it would be a mistake to deny viewers the benefit of these programs because local educational television had been dropped from cable systems.

I recognize the difficulties you face in drafting new rules, but I believe it important to ensure that programs on public television stations continue to be available to the broadest possible audience.

With warm personal regards, I am

Sincerely yours,


John C. Stennis
United States Senator

JCS:ldb

APTS 002352

United States Senate

July 29, 1986

Mr. Mark Fowler
Chairman
Federal Communications Commission
1919 M Street NW, Room 814
Washington, D. C. 20554

Dear Mr. Chairman:

I am writing with regard to your pending decision on new cable carriage rules for local broadcast signals. I urge you to recognize the unique role of non-commercial, public television while considering the issue.

Florida's nine public television stations provide exemplary public service to the people of my State by broadcasting free of charge countless hours of educational, cultural, and public affairs programming. Each station tailors its offerings to local needs and provides great public service to all citizens from children viewing in-school instructional programming to senior citizens watching health and informational offerings.

As a member of the two Senate Appropriations Subcommittees which provide funds for the Corporation for Public Broadcasting (CBP) and the Public Telecommunications Facilities Program (PTFP), I am keenly aware of the substantial investment that the Federal government has made to the public stations operating on its reserved, non-commercial television channels. In addition, our Florida stations receive State support and the individual pledges of thousands of Florida residents.

I am hopeful that the FCC will recognize and invaluable public service that all these stations provide and attempt to insure that they will continue to be carried on local cable systems.

Sincerely yours,


Lawton Chiles

LC:mhm

APTS 002248

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United States Senate

COMMITTEE ON FINANCE
WASHINGTON, DC 20510

WILLIAM DIEPFENDERFER, CHIEF OF STAFF
MICHAEL STERN, MINORITY STAFF DIRECTOR

August 6, 1986

Chairman Mark Fowler
Federal Communications Commission
Room 814
1919 M Street, N.W.
Washington, D.C. 20554

Dear Chairman Fowler:

I understand that the Federal Communications Commission will soon conclude its "must carry" rulemaking proceeding which will determine new cable carriage rules for local broadcast signals. I urge you to recognize the unique role of non-commercial public television while considering this issue.

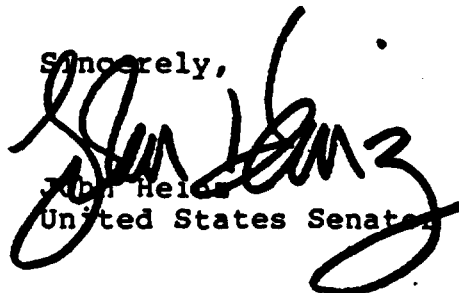
I have long been a strong supporter of the high quality educational programming, particularly children's programming, which public television provides to American families free of charge. While the market may be able to determine carriage of many commercial television programs, decisions to carry the educational services provided by public television cannot and should not be left to the marketplace or to local cable proprietors to determine.

The citizens of Pennsylvania have the great fortune of being served by eight public television stations, each providing its own local community service in addition to high quality national educational, cultural and public affairs programming. These stations are supported by federal and state tax dollars individual contributions from private citizens. The years of investment that all of these sectors have provided to ensure wise use of these reserved non-commercial channels should be protected as a matter of public policy.

I sincerely hope that the FCC will promulgate rules that will guarantee that local public television broadcasts will continue on local cable systems.

Warmest regards,

Sincerely,


John Heinz
United States Senator

APTS 002485

Congress of the United States
Washington, DC 20515

February 19, 1988

The Honorable Dennis Patrick
Chairman
Federal Communications Commission
1919 M Street, N.W.
Washington, D.C. 20036

Dear Mr. Chairman:

We are writing to request that the Federal Communications Commission commence a formal data collection program relating to the carriage of local television broadcast signals by cable systems. Our interest in this information follows the recent decision by the U.S. Court of Appeals for the District of Columbia Circuit in the matter of Century Communications Corporation vs. the Federal Communications Commission which found that the Commission had failed to provide sufficient evidence for its new "must-carry" rules.

We were pleased that the court reiterated that its last ruling was not intended to suggest that signal carriage requirements were unconstitutional in their own right. We were also pleased that the Court did not challenge the Commission's authority to regulate the cable industry. Instead, the objections of the Court were based largely on the FCC's failure to present ample evidence and legal analysis supporting their policy. In particular, the Court cited the dearth of evidence presented to support the argument that "in the absence of must-carry rules, cable companies would drop local broadcasts."

Furthermore, we perceive your recent statement that "the FCC would need hard evidence of harm to the broadcasting industry generally before must-carry rules can be justified," as indicating that the FCC would be willing to seek out this evidence of harm.

We believe that cable companies should be required to carry local television signals in order to further the statutory policy of localism embodied in Sec. 307(b) of the Communications Act. We were quite disappointed that the Commission chose not to rely upon this policy as evidence of a substantial government interest in must-carry requirements. There is little question in our minds that signal carriage requirements are necessary to ensure public access to diverse and free programming. In any event,

APTS 003591


The Honorable Dennis Patrick
February 19, 1988
Page 2

thorough data collection by the FCC could help to demonstrate the consequences of failing to enforce such requirements. Therefore, we request that you collect the following information on an ongoing basis:

- 1) The number of local television stations whose signals have been dropped by cable television stations.
- 2) The number of stations that have been repositioned, and where they have been repositioned.
- 3) A breakdown on whether the dropped or repositioned stations are public, independent, or local stations.
- 4) The type of programming substituted for a dropped or repositioned signal.

We request that the Commission make an initial report on this matter and submit it to the House Energy and Commerce Committee and Senate Commerce Committee on September 1, 1988. Thank you for your attention to this matter.

Sincerely,


JOHN D. DINGELL


ERNEST FRITZ HOLLINGS


EDWARD J. MARKEY


DANIEL K. INOUE

APTS 003592

THOMAS DASCHLE
SOUTH DAKOTA

COMMITTEES
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INDIAN AFFAIRS
(202) 224-2321
TOLL FREE 1-800-424-9084

United States Senate

WASHINGTON, DC 20510

December 12, 1989

615 SOUTH MAIN STREET
P.O. Box 1536
ABERDEEN, SD 57401
(605) 225-8823

816 8TH STREET
P.O. Box 8168
RAPID CITY, SD 57709
(605) 348-7551

810 SOUTH MINNESOTA AVE
P.O. Box 1274
SIOUX FALLS, SD 57101
(605) 334-9596

David Leonard
Executive Director
S. D. Public Broadcasting
Telecommunications Center
414 East Clark Street
Vermillion, SD 57069-2390

Dear Dave:

Thanks for writing me to let me know your strong interest in "must carry" legislation. I appreciate hearing from you about this matter.

I understand that you and Tom Erickson of my staff discussed this matter in some detail several weeks ago. As you know, I strongly favor public broadcasting's support for legislation requiring cable television operators to carry local "over-the-air" television programming. I assure you that I will closely monitor the proceedings of the Senate Committee on Commerce, Science and Transportation as this issue is discussed.

Thanks again, Dave, for writing. I hope that next time you visit Washington we can meet to discuss the issues important to South Dakota Public Broadcasting.

With best wishes, I am

Sincerely,

Tom
Tom Daschle
United States Senate

TAD/tje

APTS 002848

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United States Senate

COMMITTEE ON APPROPRIATIONS
WASHINGTON, DC 20510-4801

April 27, 1990

Mr. Ken Jarvis
Executive Director
West Virginia Public Broadcasting
600 Capitol Street
Charleston, West Virginia 25301

Dear Mr. Jarvis:

Thank you for your recent letter expressing your continuing support for S. 1880, the Cable Television Consumer Protection Act, and your concern about the shifting of channel positions by local cable companies.

I am pleased to learn that Century Cable Company of Morgantown, has agreed to move WNPB back to Channel 8. This is indeed good news; however, I understand your concern that WNPB's channel position could be moved again. You may be sure that I appreciate your keeping me apprised of this situation, and I will keep your concerns in mind should the Senate consider pertinent legislation.

With kind regards, I am

Sincerely yours,

Robert C. Byrd
Robert C. Byrd

RCB:lh

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APTS 002888

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United States Senate

COMMITTEE ON COMMERCE, SCIENCE,
AND TRANSPORTATION

WASHINGTON, DC 20510-6125

June 25, 1990

Mr. David H. Leonard
Executive Director
South Dakota Public Broadcasting
Telecommunications Center
414 East Clark Street
Vermillion, SD 57069-2390

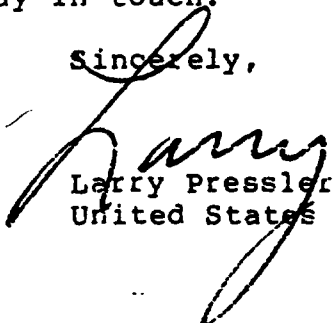
Dear Dave:

Thank you for your letter concerning the "must carry" provision in the cable re-regulation bill for the Senate Commerce Committee. As always, I appreciate hearing from you.

I just want you to know that, as usual, I fully agree with South Dakota Public Broadcasting on the need for a must carry provision in the cable legislation. I have in the past and will continue to support must carry legislation. As you know, I have worked for this in specific cases directly affecting South Dakota Public TV.

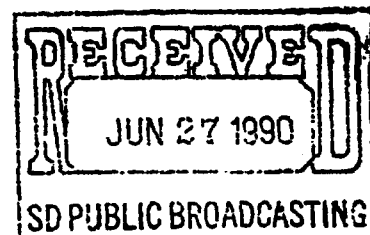
Again, Dave, thanks for your kind letter. I very much appreciate knowing your position on this matter. It is very helpful to me. Please stay in touch.

Sincerely,


Larry Pressler
United States Senator

LP:ksc

APTS 002850



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REC'D JUL 3 0 1990

REPLY TO:

☐ 135 HART SENATE OFFICE BUILDING
WASHINGTON, DC 20510-1501
(202) 224-3744
TTY: (202) 224-4479

721 FEDERAL BUILDING
210 WALNUT STREET
DES MOINES, IA 50309-2140
(515) 284-4890

☐ 206 FEDERAL BUILDING
101 1ST STREET S.E.
CEDAR RAPIDS, IA 52401-1227
(319) 383-6832

United States Senate

CHARLES E. GRASSLEY

WASHINGTON, DC 20510-1501

July 13, 1990

REPLY TO:

☐ 103 FEDERAL COURTHOUSE BUILDING
320 8TH STREET
SIOUX CITY, IA 51101-1244
(712) 233-1860

☐ 210 WATERLOO BUILDING
531 COMMERCIAL STREET
WATERLOO, IA 50701-8497
(319) 232-6857

☐ 118 FEDERAL BUILDING
131 E. 4TH STREET
DAVENPORT, IA 52801-1513
(319) 322-4331

Mr. George Carpenter
Executive Director
Iowa Public Television
Post Office Box 6450
6450 Corporate Drive
Johnston, Iowa 50131

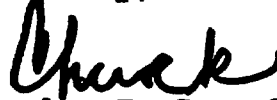
Dear Mr. Carpenter:

Thank you for your recent correspondence. I appreciate your efforts to keep me apprised of your concerns with federal legislation.

As you requested, I contacted the Senate Commerce Committee regarding your concerns about including the NAPTS/NCTA "must carry" agreement in the cable regulation bill which should be considered soon by the Senate. I have been assured that this language will be included.

I hope this has been helpful. Please let me know if you have any additional concerns.

Sincerely,



Charles E. Grassley
United States Senator

CEG/jb

APTS 002793

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CWA

M-C Senate letter

PAUL S. SARBANES
MARYLAND

United States Senate
WASHINGTON, DC 20510

July 23, 1990

Mr. Raymond K. K. Ho
Maryland Public Television
11767 Bonita Avenue
Owings Mills, Maryland 21117

Dear Raymond:

Thank you for getting in touch with me about certain provisions regarding public television currently under consideration by the Senate Committee on Commerce, Science, and Transportation. I have contacted the Senate Commerce Committee regarding this matter. The "must carry" agreement to which you refer will be included in the Committee draft. You may be certain of my continued efforts to ensure that the excellent services provided by public broadcasters are made available to cable subscribers.

Please do not hesitate to contact me if I may be of any further assistance.

With best regards,

Sincerely,



Paul S. Sarbanes
United States Senator

PSS/itb

APTS 002808

GRAHAM
FLORIDA

United States Senate

WASHINGTON, DC 20510-0903

September 14, 1990

Mr. Sam J. Barbaro
President and General Manager
South Florida Public Telecommunication, Incorporated
Post Office Drawer 6607
West Palm Beach, Florida 33405

Dear Sam:

Thank you for your letter regarding public television and the pending cable legislation before the Senate.

The Senate Commerce Committee approved legislation to reregulate some aspects of the cable industry on June 7. This legislation, the Cable Consumer Protection Act (S. 1880), establishes a national cable policy, seeking to balance distortions in the cable television marketplace, enhance competition, and ensure consumers equal access to cable television services.

As reported by the Senate Commerce Committee, the bill does not include public television "must carry" provisions. However, during Committee consideration of this bill Senators Hollings, Danforth and Inouye gave their assurances of support for such provisions to be included in the final version of S. 1880.

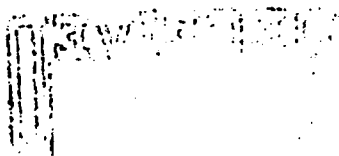
Sam, I continue to support public broadcasting and look forward to viewing the innovative programming which only Public Broadcasting Service can provide. I appreciate your bringing this matter to my attention as I am currently reviewing this legislation. Please be assured that I will have your concerns in mind should this legislation come before the full Senate.

With kind regards,

Sincerely,


United States Senator

BG/tjs



APTS 002767